FORM ADV

UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION AND REPORT BY EXEMPT REPORTING ADVISERS

Prir	mary Business Name: R. F. L	AFFERTY & CO., INC.		CRD Number:	2498
	nual Amendment - All Section			Rev. 10.	
3/3	31/2023 2:36:42 PM				
WA	·	•	•	of your application, revocation of your registration, or crimee Form ADV General Instruction 4.	ninal
l ter	m 1 Identifying Information				
	•	•	•	contact you. If you are filing an <i>umbrella registration</i> , the vides information to assist you with filing an <i>umbrella registr</i>	ation.
Α.	Your full legal name (if you R. F. LAFFERTY & CO., INC		last, first, and middle names):		
B.	(1) Name under which you p	•	risory business, if different from Ite	m 1.A.	
	List on Section 1.B. of Sched	ule D any additional names	s under which you conduct your advi	sory business.	
	(2) If you are using this For	m ADV to register more th	nan one investment adviser under a	an $umbrella\ registration$, check this box \square	
	If you check this box, comple	ete a Schedule R for each re	elying adviser.		
C.	If this filing is reporting a change is of your legal name or you			ne (Item 1.B.(1)), enter the new name and specify whether	the
D.	(2) If you report to the SEC	as an exempt reporting ac	ent adviser, your SEC file number: t dviser, your SEC file number: ers assigned by the SEC ("CIK Num No Information Filed		
E.	(1) If you have a number ("	CRD Number") assigned b	y the <i>FINRA's CRD</i> system or by the	e IARD system, your CRD number: 2498	
	If your firm does not have a	CRD number, skip this Iten	n 1.E. Do not provide the CRD numb	er of one of your officers, employees, or affiliates.	
	(2) If you have additional C	RD Numbers, your addition	nal <i>CRD</i> numbers:		
			No Information Filed		
F.	Principal Office and Place of E (1) Address (do not use a F Number and Street 1: 40 WALL STREET		Number and Street 2:		
	City: NEW YORK	State: New York	Country: United States	ZIP+4/Postal Code: 10005	
	If this address is a priva	ate residence, check this b	oox: 🗖		
	you are applying for reg which you are applying t	istration, or are registered, for registration or with who ne SEC as an exempt report	with one or more state securities at m you are registered. If you are app	of business, at which you conduct investment advisory busine uthorities, you must list all of your offices in the state or states lying for SEC registration, if you are registered only with the SE ive offices in terms of numbers of employees as of the end of	s to EC, or
		other:	s at your <i>principal office and place o</i>	f business:	
	Normal business hours 8:00 AM -5:00 PM (3) Telephone number at tl				

(5) What is the total number of offices, other than your principal office and place of business, at which you conduct investment advisory business as of

212-293-9090

212-344-0138

(4) Facsimile number at this location, if any:

	2					
G.	Mailing address, if differen	t from your <i>principal office and plac</i>	re of business address:			
	Number and Street 1:		Number and Street 2			
	City:	State:	Country:	ZIP+4/Postal Code:		
	If this address is a private	e residence, check this box: 🗖				
Н.	If you are a sole proprieto	r, state your full residence address	s, if different from your <i>pri</i>	ncipal office and place of business address in Item 1.F.:		
	Number and Street 1:		Number and Street 2	•		
	City:	State:	Country:	ZIP+4/Postal Code:		
	9.	- 12.12.			Yes	No
I.	Do you have one or more LinkedIn)?	websites or accounts on publicly a	vailable social media platfo	orms (including, but not limited to, Twitter, Facebook an		0
	If a website address serves addresses for all of the other available social media platfo	s as a portal through which to access er information. You may need to list	s other information you have more than one portal addr content. Do not provide the	publicly available social media platforms on Section 1.1. of we published on the web, you may list the portal without list less. Do not provide the addresses of websites or accounts individual electronic mail (e-mail) addresses of employees of	sting on public	
1	Chief Compliance Officer					
J.	(1) Provide the name and	contact information of your Chief C Compliance Officer, if you have one		are an <i>exempt reporting adviser</i> , you must provide the co te Item 1.K. below.	ontact	
	Name:		Other titles, if any:			
	Telephone number:		Facsimile number, if	any:		
	Number and Street 1:		Number and Street 2	:		
	City:	State:	Country:	ZIP+4/Postal Code:		
	Electronic mail (e-mail) ad	ddress, if Chief Compliance Officer	has one:			
K.	under the Investment Com Employer Identification Nu Name: IRS Employer Identification	npany Act of 1940 that you advise mber (if any): n Number:	for providing chief complia	han you, a <i>related person</i> or an investment company regance officer services to you, provide the <i>person's</i> name a fixed for the services to you, provide the person's name and fixed for the services to receive information and respond to	and IRS	ons
	about this Form ADV, you	may provide that information here				
	Name:		Titles:			
	Telephone number:		Facsimile number, if a	any:		
	Number and Street 1:		Number and Street 2	:		
	City:	State:	Country:	ZIP+4/Postal Code:		
	Electronic mail (e-mail) ad	ddress, if contact person has one:				
					Yes	No
L.	•	all of the books and records you all ur <i>principal office and place of busin</i>	·	Section 204 of the Advisers Act, or similar state law,	0	•
	If "yes," complete Section 7	1.L. of Schedule D.			Yes	No
M.	Are you registered with a	foreign financial regulatory authority	y?			•
	Answer "no" if you are not	registered with a foreign financial re	egulatory authority, even if	you have an affiliate that is registered with a foreign financ		
	•	s," complete Section 1.M. of Schedu		you have an annate that is registered min a rereight mane		
N.I	American III	commonwers to Co. H	(d) of the C	n no. Act of 10343	Yes	_
IV.	are you a public reporting	company under Sections 12 or 15	(a) of the Securities Excha	nge ACT OT 1934?	0	⊙
					Yes	No
Ο.	If yes, what is the approxi	more in assets on the last day of y imate amount of your assets:	your most recent fiscal yea	ir?	0	•
	\$1 billion to less than	\$10 billion				

the end of your most recently completed fiscal year?

510 billion to less than \$50 billion

C \$50 billion or more				
For purposes of Item 1.0. only, "as the total assets shown on the balar			e on behalf of clients. Determine your total as	sets using
P. Provide your <i>Legal Entity Identifier</i>	r if you have one:			
A <i>legal entity identifier</i> is a unique <i>identifier</i> .	number that companies use to id	entify each other in the financial	marketplace. You may not have a legal entit	У
SECTION 1.B. Other Business Names				
List your other business names and the name.	he jurisdictions in which you use	them. You must complete a sepa	arate Schedule D Section 1.B. for each busin	ess
Name: FULCRUM GROUP				
Jurisdictions				
	.	5	F	
☑ AL	☑ IL	□ NE	☑ sc	
□ AK	☑ IN	□ NV	□ SD	
☑ AZ	☑ IA	□ NH	TN	
□ AR	□ KS	™ NJ	☑ TX	
☑ CA	□ KY	□ NM	□ υτ	
СО	☑ LA	☑ NY	□ VT	
☑ CT	☐ ME	☑ NC	∥ □ VI	
₽ DE	☑ MD	□ ND	☑ ∨A	
☑ DC	□ MA	Г он	☑ WA	
⊠ FL	□ мі	□ ок	□ wv	
□ GA	☐ MN	☑ OR	₩ WI	
□GU	☐ MS	₽ PA	∥ □ wy	
□ні	☑ MO	□ PR	☐ Other:	
□ID	□ MT	□ RI		
SECTION 1.F. Other Offices				
	ule D Section 1.F. for each location	on. If you are applying for SEC re	at which you conduct investment advisory by gistration, if you are registered only with the <i>mployees</i>).	
Number and Street 1: 150 N RADNOR CHESTER ROAD		Number and Street 2: SUITE F-200		
City: RADNOR	State: Pennsylvania	Country: United States	ZIP+4/Postal Code: 19087	
If this address is a private residence,	check this box:			
Telephone Number: 212.293.9031	Facsimile Number, if ar	ny:		
If this office location is also required to adviser on the Uniform Branch Office 622094	3	3	nch office location for a broker-dealer or inv ber here:	estment
How many <i>employees</i> perform investre	nent advisory functions from this	office location?		
Are other business activities conducted ✓ (1) Broker-dealer (registered or und ✓ (2) Bank (including a separately idealer)	registered)			

(3) Insurance broker or agent	(3) Insurance broker or agent				
\square (4) Commodity pool operator or commodity tra	ding advisor (wh	nether registered or exempt f	rom registration)		
\square (5) Registered municipal advisor					
\square (6) Accountant or accounting firm					
(7) Lawyer or law firm					
Describe any other <i>investment-related</i> business ad INSURANCE SALES	scribe any other <i>investment-related</i> business activities conducted from this office location: SURANCE SALES				
	1.F. for each lo	ocation. If you are applying fo	business, at which you conduct investment advisory business. or SEC registration, if you are registered only with the SEC, or bers of employees).		
Number and Street 1: 3980 TAMPA ROAD		Number and Street 2: SUITE 202			
City:	State:	Country:	ZIP+4/Postal Code:		
OLDSMAR	Florida	United States	34677		
If this address is a private residence, check this b	ox:				
Telephone Number: 813.579.5864	Facsimile Nu	mber, if any:			
If this office location is also required to be registe adviser on the Uniform Branch Office Registration 626197			as a branch office location for a broker-dealer or investment nch Number here:		
How many <i>employees</i> perform investment advisor 2	y functions from	this office location?			
Are other business activities conducted at this office. (1) Broker-dealer (registered or unregistered) (2) Bank (including a separately identifiable depoint (3) Insurance broker or agent (4) Commodity pool operator or commodity training.	partment or divi	sion of a bank)	rom registration)		
(5) Registered municipal advisor					
☐ (6) Accountant or accounting firm ☐ (7) Lawyer or law firm					
Describe any other investment-related business ad	ctivities conducte	ed from this office location:			
SECTION 1.1. Website Addresses					
•			ia platforms where you control the content (including, but not ion 1.1. for each website or account on a publicly available		
Address of Website/Account on Publicly Available	Social Media Pla	tform: HTTP://WWW.RFLAF	FERTY.COM		
SECTION 1.L. Location of Books and Records					
		No Information Filed			
SECTION 1.M. Registration with Foreign Financia	ıl Regulatory Au	uthorities			
		No Information Filed			

Iten	Item 2 SEC Registration/Reporting						
SEC	Responses to this Item help us (and you) determine whether you are eligible to register with the SEC. Complete this Item 2.A. only if you are applying for SEC registration or submitting an annual updating amendment to your SEC registration. If you are filing an umbrella registration, the information in Item 2 should be provided for the filing adviser only.						
A.	A. To register (or remain registered) with the SEC, you must check at least one of the Items 2.A.(1) through 2.A.(12), below. If you are submitting an annual updating amendment to your SEC registration and you are no longer eligible to register with the SEC, check Item 2.A.(13). Part 1A Instruction 2 provides information to help you determine whether you may affirmatively respond to each of these items. You (the adviser):						
		(1)	are a large advisory firm that	at either			
	_	(1)			C. dellara) an mana		
				der management of \$100 million (in U.			
			(b) has regulatory assets und amendment and is registed	-	dollars) or more at the time of filing	its most recent <i>annual updating</i>	
		(2)	are a mid-sized advisory fir million (in U.S. dollars) and ye		nanagement of \$25 million (in U.S. doll	ars) or more but less than \$100	
			(a) not required to be registed of business; or	ered as an adviser with the <i>state secu</i>	urities authority of the state where you	maintain your <i>principal office and place</i>	
			(b) not subject to examination	on by the <i>state securities authority</i> of t	he state where you maintain your <i>prin</i>	cipal office and place of business;	
			Click HERE for a list of sta authority.	ites in which an investment adviser, if re	egistered, would not be subject to exam	ination by the state securities	
		(3)	Reserved				
		(4)	have your <i>principal office and</i>	place of business outside the United S	States;		
		(5)	are an investment adviser (or subadviser) to an investment con	npany registered under the Investmer	at Company Act of 1940:	
		(6)	are an investment adviser to	o a company which has elected to be	e a business development company prion, and you have at least \$25 million	ursuant to section 54 of the	
		(7)	-	th respect to assets of plans having a	n aggregate value of at least \$200,00	0,000 that qualifies for the exemption	
		(8)	are a related adviser under		led by, or is under common control with ess is the same as the registered advis		
				e Section 2.A.(8) of Schedule D.	G		
		(9)	,		e eligible for SEC registration within	120 daye	
		(7)			e engible for SEC registration within	120 days,	
	<u> </u>		,	e Section 2.A.(9) of Schedule D.			
	V	(10)			e states and is relying on rule 203A-2(o	d);	
			If you check this box, complete	e Section 2.A. (10) of Schedule D.			
		(11)	are an Internet adviser relyi	ing on rule 203A-2(e);			
		(12)	have received an SEC order	exempting you from the prohibition a	gainst registration with the SEC;		
			If you check this box, complete	e Section 2.A. (12) of Schedule D.			
		(13)	are no longer eligible to rem	nain registered with the SEC.			
Sta	te S	ecuri	ties Authority Notice Filings	and State Reporting by Exempt Repo	orting Advisers		
C.	file of r like add to t	with eport to re litiona he SE	the SEC. These are called <i>noti</i> s and any amendments they faceive notice of this and all subal state(s), check the box(es)	ice filings. In addition, exempt reporting lile with the SEC. If this is an initial apposequent filings or reports you submit next to the state(s) that you would like	ate securities authorities a copy of the land advisers may be required to provide supplication or report, check the box(es) to the SEC. If this is an amendment to the to receive notice of this and all substitutings or reports from going to state(s)	next to the state(s) that you would of direct your notice filings or reports to equent filings or reports you submit	
		isdict	tions				
		AL			□ NE	□ sc	
		AK		IN IN	□ NV	SD	
		AZ AR		□ IA □ KS	□ NH	□ TN □ TX	
		CA		□ KS	□ NM	□ UT	
		CO		□ LA	✓ NY	□ VT	
		СТ		□ ME	✓ NC	□ VI	
		DE		✓ MD	□ ND	✓ VA	
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paras.			∥ L WA			
☑ FL	□ MI	□ ок	□ wv			
☑ GA	□ MN	☑ OR	□ wi			
□ GU	□ MS	₽ PA	□ wy			
□ HI	□ MO	□ PR	- VV 1			
□ ID	□ MT	□ RI				
state's notice filing or report filing fee			rently receives them and you do not want to pay that d of the year (December 31).			
SECTION 2.A.(8) Related Adviser						
	•	· ·	ontrol, are controlled by, or are under common control is the same as that of the registered adviser,			
Name of Registered Investment Adviser						
CRD Number of Registered Investment A	dviser					
SEC Number of Registered Investment A	dviser					
SECTION 2.A.(9) Investment Adviser Ex	xpecting to be Eligible for	Commission Registration within 12	20 Days			
3 3		3	dviser that expects to be eligible for SEC registration			
	•		tion. By checking the appropriate boxes, you will be			
deemed to have made the required repr		· ·				
			re a reasonable expectation that I will be eligible to			
register with the SEC within 120 days	• •					
	_	ay after my registration with the SEC	becomes effective, I would be prohibited by Section			
203A(a) of the Advisers Act from regis	stering with the SEC.					
CECTION 2 A (10) Multi Ctata Advisor						
SECTION 2.A.(10) Multi-State Adviser						
about your eligibility for SEC registration	· ·	,	on, you are required to make certain representations e made the required representations.			
If you are applying for registration as an	If you are applying for registration as an investment adviser with the SEC, you must make both of these representations:					
, , , , ,		-	laws of 15 or more states to register as an			
, , , , ,	and federal laws and have o	concluded that I am required by the	laws of 15 or more states to register as an			
▼ I have reviewed the applicable state investment adviser with the state sec	and federal laws and have of curities authorities in those so gistration if I file an amendn	concluded that I am required by the tates. nent to this registration indicating the	laws of 15 or more states to register as an at I would be required by the laws of fewer than 15			
 ✓ I have reviewed the applicable state investment adviser with the state sec ✓ I undertake to withdraw from SEC register as an investment a 	and federal laws and have of curities authorities in those so gistration if I file an amended dviser with the state securio	concluded that I am required by the states. ment to this registration indicating the ties authorities of those states.				
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 ✓ I have reviewed the applicable state investment adviser with the state sector of the state state investment adviser with the state sector of the state states to register as an investment adviser as an investment adviser as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register as an investment adviser of the states to register of t	and federal laws and have curities authorities in those signstration if I file an amendated dviser with the state securiting amendment, you must making this amendment, I have egister as an investment admeter. The property of the prohibition	concluded that I am required by the states. ment to this registration indicating the states authorities of those states. ake this representation: reviewed the applicable state and for the viser with the state securities authorities authorities authorities authorities.	ederal laws and have concluded that I am required rities in those states.			
 ✓ I have reviewed the applicable state investment adviser with the state sector of the state state. ✓ I undertake to withdraw from SEC registers as an investment at the states to register as an investment at the states at the stat	and federal laws and have curities authorities in those signstration if I file an amendated dviser with the state securiting amendment, you must making this amendment, I have egister as an investment admeter. The property of the prohibition	concluded that I am required by the states. ment to this registration indicating the states authorities of those states. ake this representation: reviewed the applicable state and for the viser with the state securities authorities authorities authorities authorities.	ederal laws and have concluded that I am required rities in those states.			
 ✓ I have reviewed the applicable state investment adviser with the state sector of the state state. ✓ I undertake to withdraw from SEC registers as an investment at the states to register as an investment at the states as an investment at the states as an investment at the states as an investment a	and federal laws and have curities authorities in those signstration if I file an amendated dviser with the state securiting amendment, you must making this amendment, I have egister as an investment admeter. The property of the prohibition	concluded that I am required by the states. ment to this registration indicating the states authorities of those states. ake this representation: reviewed the applicable state and for the viser with the state securities authorities authorities authorities authorities.	ederal laws and have concluded that I am required rities in those states.			

	DECEMBER		
C.	Under the laws of what state or country are you organized? State Country New York United States		
	If you are a partnership, provide the name of the state or country under whose laws your partnership was formed. If you are a sole proprietor, provide name of the state or country where you reside.	the	
	If you are changing your response to this Item, see Part 1A Instruction 4.		
ter	m 4 Successions		
A.	Are you, at the time of this filing, succeeding to the business of a registered investment adviser, including, for example, a change of your structure or legal status (e.g., form of organization or state of incorporation)?	Yes O	No ⊙
	If "yes", complete Item 4.B. and Section 4 of Schedule D.		
В.	Date of Succession: (MM/DD/YYYY)		
	If you have already reported this succession on a previous Form ADV filing, do not report the succession again. Instead, check "No." See Part 1A Instru	uctior 	1 4.
SEC	CTION 4 Successions		
	No Information Filed		
tor	m 5 Information About Vour Advisory Rusiness - Employees Clients, and Compensation		
Res	sponses to this Item help us understand your business, assist us in preparing for on-site examinations, and provide us with data we use when mulatory policy. Part 1A Instruction 5.a. provides additional guidance to newly formed advisers for completing this Item 5.	provide the name of the state or country under whose laws your partnership was formed. If you are a sole proprietor, provide the intry where you reside. Tresponse to this Item, see Part 1A Instruction 4. Yes No this filling, succeeding to the business of a registered investment adviser, including, for example, a change of your (e.g., form of organization or state of incorporation)? 4. B. and Section 4 of Schedule D. WDD/YYYY) And this succession on a previous Form ADV filling, do not report the succession again. Instead, check "No." See Part 1A Instruction 4. No Information Filed Four Advisory Business - Employees, Clients, and Compensation us understand your business, assist us in preparing for on-site examinations, and provide us with data we use when making struction 5.a. provides additional guidance to newly formed advisers for completing this Item 5.	
Em	nployees		
If y	you are organized as a sole proprietorship, include yourself as an employee in your responses to Item 5.A. and Items 5.B.(1), (2), (3), (4), and (5). If an		

employee performs more than one function, you should count that employee in each of your responses to Items 5.B.(1), (2), (3), (4), and (5).

Approximately how many employees do you have? Include full- and part-time employees but do not include any clerical workers.

(1) Approximately how many of the *employees* reported in 5.A. perform investment advisory functions (including research)?

(5) Approximately how many of the employees reported in 5.A. are licensed agents of an insurance company or agency?

Approximately how many of the employees reported in 5.A. are registered with one or more state securities authorities as investment adviser

(4) Approximately how many of the employees reported in 5.A. are registered with one or more state securities authorities as investment adviser

(2) Approximately how many of the *employees* reported in 5.A. are registered representatives of a broker-dealer?

C Limited Liability Partnership (LLP)

Limited Liability Company (LLC)

In what month does your fiscal year end each year?

If you are changing your response to this Item, see Part 1A Instruction 4.

Limited Partnership (LP)

Other (specify):

representatives?

Partnership

(6) Approximately how many firms or other *persons* solicit advisory *clients* on your behalf?

representatives for an investment adviser other than you?

In your response to Item 5.B.(6), do not count any of your employees and count a firm only once – do not count each of the firm's employees that solicit on your behalf.

Clients

In your responses to Items 5.C. and 5.D. do not include as "clients" the investors in a private fund you advise, unless you have a separate advisory relationship with those investors.

- C. (1) To approximately how many *clients* for whom you do not have regulatory assets under management did you provide investment advisory services during your most recently completed fiscal year?
 - (2) Approximately what percentage of your *clients* are non-*United States persons*? 0%
- D. For purposes of this Item 5.D., the category "individuals" includes trusts, estates, and 401(k) plans and IRAs of individuals and their family members, but does not include businesses organized as sole proprietorships.

The category "business development companies" consists of companies that have made an election pursuant to section 54 of the Investment Company Act of 1940. Unless you provide advisory services pursuant to an investment advisory contract to an investment company registered under the Investment Company Act of 1940, do not answer (1)(d) or (3)(d) below.

Indicate the approximate number of your *clients* and amount of your total regulatory assets under management (reported in Item 5.F. below) attributable to each of the following type of *client*. If you have fewer than 5 *clients* in a particular category (other than (d), (e), and (f)) you may check Item 5.D.(2) rather than respond to Item 5.D.(1).

The aggregate amount of regulatory assets under management reported in Item 5.D.(3) should equal the total amount of regulatory assets under management reported in Item 5.F.(2)(c) below.

If a *client* fits into more than one category, select one category that most accurately represents the *client* to avoid double counting *clients* and assets. If you advise a registered investment company, business development company, or pooled investment vehicle, report those assets in categories (d), (e), and (f) as applicable.

Type of <i>Client</i>	(1) Number of Client(s)	(2) Fewer than 5 Clients	(3) Amount of Regulatory Assets under Management
(a) Individuals (other than high net worth individuals)	52		\$ 9,736,782
(b) High net worth individuals	43		\$ 20,422,603
(c) Banking or thrift institutions			\$
(d) Investment companies			\$
(e) Business development companies			\$
(f) Pooled investment vehicles (other than investment companies and business development companies)			\$
(g) Pension and profit sharing plans (but not the plan participants or government pension plans)			\$
(h) Charitable organizations			\$
(i) State or municipal <i>government entities</i> (including government pension plans)			\$
(j) Other investment advisers			\$
(k) Insurance companies			\$
(I) Sovereign wealth funds and foreign official institutions			\$
(m) Corporations or other businesses not listed above	8		\$ 3,985,368
(n) Other:			\$

Cor	npensatio	on Arrangements
E.	You are	compensated for your investment advisory services by (check all that apply):
	(1)	A percentage of assets under your management
	(2)	Hourly charges
	(3)	Subscription fees (for a newsletter or periodical)
	(4)	Fixed fees (other than subscription fees)
	(5)	Commissions
	(6)	Performance-based fees

(7)

Other (specify):

				Yes No
F.	(1) Do you provide continuous and regular sup	ervisory or management services	to securities portfolios?	⊙ ○
	(2) If yes, what is the amount of your regulato	ory assets under management and	I total number of accounts?	
		U.S. Dollar Amount	Total Number of Accounts	
	Discretionary:	(a) \$ 34,144,753	(d) 104	
	Non-Discretionary:	(b) \$ 0	(e) 0	
	Total:	(c) \$ 34,144,753	(f) 104	
	completing this Item.		management. You must follow these instructions care	-
	(3) What is the approximate amount of your to are non-<i>United States persons</i>?\$ 630,216	tal regulatory assets under manag	gement (reported in Item 5.F.(2)(c) above) attribut	able to chefts who
	* 000/210			
ten	m 5 Information About Your Advisory Business	- Advisory Activities		
Ad۱	lvisory Activities			
G.	What type(s) of advisory services do you provide	de? Check all that apply.		
	(1) Financial planning services			
	(2) Portfolio management for individuals			
			development companies" that have made an elect	ion pursuant to
	section 54 of the Investment Compar (4) Portfolio management for pooled inve		stment companies)	
			strient companies) · institutional <i>clients</i> (other than registered investme	ent companies and
	other pooled investment vehicles)	y (ether than small basilesses) of	mismational shorts (ethor than registered investing	ont companies and
	(6) Pension consulting services			
	(7) Selection of other advisers (including			
	(8) Publication of periodicals or newslett	:ers		
	(9) Security ratings or pricing services (10) Market timing services			
	(11) Educational seminars/workshops (12) Other(specify):			
	(12) Other (specify).			
		subadviser. If you check Item 5.G.	estment advisory contract to an investment company r (3), report the 811 or 814 number of the investment	•
Н.	If you provide financial planning services, to ho	w many <i>clients</i> did you provide th	ese services during your last fiscal year?	
1.	-	W many chemis and you provide th	ese services during your last risear year:	
	ě			
	O 1 - 10			
	O 11 - 25			
	O 26 - 50			
	O 51 - 100			
	O 101 - 250			
	O 251 - 500			
	More than 500			
	If more than 500, how many?			
	(round to the nearest 500)			
	In your responses to this Item 5.H., do not inclu	de as "clients" the investors in a pr	ivate fund you advise, unless you have a separate adv	visorv relationship
	with those investors.	·		,
				Yes No
١.	(1) Do you participate in a wrap fee program?			0 0
	(2) If you participate in a wran fee program, who	at is the amount of your regulator	ry assets under management attributable to acting a	
		25 the amount of your regulator	, assets and management attributable to acting t	 .
	(a) sponsor to a wrap fee program \$			
	(b) portfolio manager for a wrap fee program	?		
	(b) portrollo manager for a wrap ree program			
	(c) sponsor to and portfolio manager for the	same wrap fee program?		
	\$.		

If you report an amount in Item 5.1.(2)(c), do not report that amount in Item 5.1.(2)(a) or Item 5.1.(2)(b).

Regulatory Assets Under Management

	If you are a portion manager for a wrap ree program, list the names of the programs, their sponsors and related information in Section 5.1.(2) or 3c.	ieuule	υ.	
	If your involvement in a wrap fee program is limited to recommending wrap fee programs to your clients, or you advise a mutual fund that is offered wrap fee program, do not check Item 5.1.(1) or enter any amounts in response to Item 5.1.(2).	throug	gh a	
		Yes	No	
l.	(1) In response to Item 4.B. of Part 2A of Form ADV, do you indicate that you provide investment advice only with respect to limited types of investments?	0	•	
	(2) Do you report <i>client</i> assets in Item 4.E. of Part 2A that are computed using a different method than the method used to compute your regulatory assets under management?	0	•	
ζ.	Separately Managed Account <i>Clients</i>	Ves	. No	
	(1) Do you have regulatory assets under management attributable to <i>clients</i> other than those listed in Item 5.D.(3)(d)-(f) (separately managed account <i>clients</i>)?	•	0	
	If yes, complete Section 5.K.(1) of Schedule D.			
	(2) Do you engage in borrowing transactions on behalf of any of the separately managed account <i>clients</i> that you advise?	0	•	
	If yes, complete Section 5.K.(2) of Schedule D.			
	(3) Do you engage in derivative transactions on behalf of any of the separately managed account clients that you advise?	0	•	
	If yes, complete Section 5.K.(2) of Schedule D.			
	(4) After subtracting the amounts in Item 5.D.(3)(d)-(f) above from your total regulatory assets under management, does any custodian hold ten percent or more of this remaining amount of regulatory assets under management?	0	•	
	If yes, complete Section 5.K.(3) of Schedule D for each custodian.			
	Marketing Activities	Yes	. No	
	(1) Do any of your <i>advertisements</i> include:			
	(a) Performance results?	0	•	
	(b) A reference to specific investment advice provided by you (as that phrase is used in rule 206(4)-1(a)(5))?	0	•	
	(c) Testimonials (other than those that satisfy rule 206(4)-1(b)(4)(ii))?	0	•	
	(d) Endorsements (other than those that satisfy rule 206(4)-1(b)(4)(ii))?	0	•	
	(e) Third-party ratings?	0	•	
	(2) If you answer "yes" to L(1)(c), (d), or (e) above, do you pay or otherwise provide cash or non-cash compensation, directly or indirectly, in connection with the use of <i>testimonials</i> , <i>endorsements</i> , or <i>third-party ratings</i> ?	0	0	
	(3) Do any of your advertisements include hypothetical performance?	0	•	
	(4) Do any of your advertisements include predecessor performance?	0	•	
EC	TION 5.G.(3) Advisers to Registered Investment Companies and Business Development Companies			
	No Information Filed			
				_

SECTION 5.K.(1) Separately Managed Accounts

SECTION 5.1.(2) Wrap Fee Programs

After subtracting the amounts reported in Item 5.D.(3)(d)-(f) from your total regulatory assets under management, indicate the approximate percentage of this remaining amount attributable to each of the following categories of assets. If the remaining amount is at least \$10 billion in regulatory assets under management, complete Question (a). If the remaining amount is less than \$10 billion in regulatory assets under management, complete Question (b).

No Information Filed

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

If you are a subadviser to a separately managed account, you should only provide information with respect to the portion of the account that you subadvise.

End of year refers to the date used to calculate your regulatory assets under management for purposes of your *annual updating amendment*. Mid-year is the date six months before the end of year date. Each column should add up to 100% and numbers should be rounded to the nearest percent.

Investments in derivatives, registered investment companies, business development companies, and pooled investment vehicles should be reported in those categories. Do not report those investments based on related or underlying portfolio assets. Cash equivalents include bank deposits, certificates of deposit, bankers' acceptances and similar bank instruments.

Some assets could be classified into more than one category or require discretion about which category applies. You may use your own internal methodologies and the conventions of your service providers in determining how to categorize assets, so long as the methodologies or conventions are consistently applied and consistent with information you report internally and to current and prospective clients. However, you should not double count assets, and your responses must be consistent with any instructions or other guidance relating to this Section.

a) Ass	et Type	Mid-year	End of year
(i)	Exchange-Traded Equity Securities	%	%
(ii)	Non Exchange-Traded Equity Securities	%	%
(iii)	U.S. Government/Agency Bonds	%	%
(iv)	U.S. State and Local Bonds	%	%
(v)	Sovereign Bonds	%	%
(vi)	Investment Grade Corporate Bonds	%	%
(vii)	Non-Investment Grade Corporate Bonds	%	%
(viii)	Derivatives	%	%
(ix)	Securities Issued by Registered Investment Companies or Business Development Companies	%	%
(x)	Securities Issued by Pooled Investment Vehicles (other than Registered Investment Companies or Business Development Companies)	%	%
(xi)	Cash and Cash Equivalents	%	%
(xii)	Other	%	%

Generally describe any assets included in "Other"

Ass	et Type	End of year
(i)	Exchange-Traded Equity Securities	75 %
(ii)	Non Exchange-Traded Equity Securities	0 %
(iii)	U.S. Government/Agency Bonds	10 %
(iv)	U.S. State and Local Bonds	5 %
(v)	Sovereign Bonds	5 %
(vi)	Investment Grade Corporate Bonds	0 %
(vii)	Non-Investment Grade Corporate Bonds	0 %
(viii)	Derivatives	0 %
(ix)	Securities Issued by Registered Investment Companies or Business Development Companies	0 %
(x)	Securities Issued by Pooled Investment Vehicles (other than Registered Investment Companies or Business Development Companies)	0 %
(xi)	Cash and Cash Equivalents	5 %
(xii)	Other	0 %

Generally describe any assets included in "Other"

${\tt SECTION~5.K.(2)~Separately~Managed~Accounts~-~Use~of~\textit{Borrowings}} and~{\tt Derivatives}$

□ No information is required to be reported in this Section 5.K.(2) per the instructions of this Section 5.K.(2)

If your regulatory assets under management attributable to separately managed accounts are at least \$10 billion, you should complete Question (a). If your regulatory assets under management attributable to separately managed accounts are at least \$500 million but less than \$10 billion, you should complete Question (b).

(a) In the table below, provide the following information regarding the separately managed accounts you advise. If you are a subadviser to a separately

managed account, you should only provide information with respect to the portion of the account that you subadvise. End of year refers to the date used to calculate your regulatory assets under management for purposes of your *annual updating amendment*. Mid-year is the date six months before the end of year date.

In column 1, indicate the regulatory assets under management attributable to separately managed accounts associated with each level of gross notional exposure. For purposes of this table, the gross notional exposure of an account is the percentage obtained by dividing (i) the sum of (a) the dollar amount of any *borrowings* and (b) the *gross notional value* of all derivatives, by (ii) the regulatory assets under management of the account.

In column 2, provide the dollar amount of borrowings for the accounts included in column 1.

In column 3, provide aggregate *gross notional value* of derivatives divided by the aggregate regulatory assets under management of the accounts included in column 1 with respect to each category of derivatives specified in 3(a) through (f).

You may, but are not required to, complete the table with respect to any separately managed account with regulatory assets under management of less than \$10,000,000.

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

(i) Mid-Year

Gross Notional Exposure	(1) Regulatory Assets Under Management	(2) Borrowings	ngs (3) Derivative Exposures						
			(a) Interest Rate Derivative	(b) Foreign Exchange Derivative	(c) Credit Derivative	(d) Equity Derivative		(f) Other Derivative	
Less than 10%	\$	\$	%	%	%	%	%	%	
10-149%	\$	\$	%	%	%	%	%	%	
150% or more	\$	\$	%	%	%	%	%	%	

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which *borrowings* and derivatives are used in the management of the separately managed accounts that you advise.

(ii) End of Year

Gross Notional Exposure	(1) Regulatory Assets Under Management	(2) Borrowings	wings (3) Derivative Exposures					
		(a) Interest Rate Derivative	(b) Foreign Exchange Derivative	(c) Credit Derivative	(d) Equity (e) Commodit Derivative Derivative		(f) Other Derivative	
Less than 10%	\$	\$	%	%	%	%	%	%
10-149%	\$	\$	%	%	%	%	%	%
150% or more	\$	\$	%	%	%	%	%	%

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which *borrowings* and derivatives are used in the management of the separately managed accounts that you advise.

(b) In the table below, provide the following information regarding the separately managed accounts you advise as of the date used to calculate your regulatory assets under management for purposes of your *annual updating amendment*. If you are a subadviser to a separately managed account, you should only provide information with respect to the portion of the account that you subadvise.

In column 1, indicate the regulatory assets under management attributable to separately managed accounts associated with each level of gross notional exposure. For purposes of this table, the gross notional exposure of an account is the percentage obtained by dividing (i) the sum of (a) the dollar amount of any *borrowings* and (b) the *gross notional value* of all derivatives, by (ii) the regulatory assets under management of the account.

In column 2, provide the dollar amount of borrowings for the accounts included in column 1.

You may, but are not required to, complete the table with respect to any separately managed accounts with regulatory assets under management of less than \$10,000,000.

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

Gross Notional Exposure	(1) Regulatory Assets Under Management	(2) Borrowings
Less than 10%	\$	\$
10-149%	\$	\$
150% or more	\$	\$

management of the separately managed accounts that you advise.						
SECTION 5.K.(3) Custodians for Separately Managed Accounts						
No Information Filed						
Item 6 Other Business Activities						
In this Item, we request information about your firm's other business activities.						
A. You are actively engaged in business as a (check all that apply):						
(1) broker-dealer (registered or unregistered) (2) registered representative of a broker-dealer (3) commodity pool operator or commodity trading advisor (whether registered or exempt from registration) (4) futures commission merchant (5) real estate broker, dealer, or agent (6) insurance broker or agent (7) bank (including a separately identifiable department or division of a bank) (8) trust company (9) registered municipal advisor (10) registered security-based swap dealer (11) major security-based swap participant (12) accountant or accounting firm (13) lawyer or law firm (14) other financial product salesperson (specify):						
If you engage in other business using a name that is different from the names reported in Items 1.A. or 1.B.(1), complete Section 6.A. of Schedul	le D. Yes No					
B. (1) Are you actively engaged in any other business not listed in Item 6.A. (other than giving investment advice)?	© 0					
(2) If yes, is this other business your primary business?	0 0					
If "yes," describe this other business on Section 6.B.(2) of Schedule D, and if you engage in this business under a different name, provide the						
	Yes No					
(3) Do you sell products or provide services other than investment advice to your advisory clients?	O					
If "yes," describe this other business on Section 6.B.(3) of Schedule D, and if you engage in this business under a different name, provide the	nat name.					
SECTION 6.A. Names of Your Other Businesses						
No Information Filed						
SECTION 6.B.(2) Description of Primary Business						
Describe your primary business (not your investment advisory business): FULL SERVICE BROKER DEALER						
If you engage in that business under a different name, provide that name:						
SECTION 6.B.(3) Description of Other Products and Services						
Describe other products or services you sell to your <i>client</i> . You may omit products and services that you listed in Section 6.B.(2) above. BROKER DEALER SERVICES						
If you engage in that business under a different name, provide that name:						
Item 7 Financial Industry Affiliations						
In this Item, we request information about your financial industry affiliations and activities. This information identifies areas in which conflicts of i occur between you and your <i>clients</i> .	nterest may					
This part of Item 7 requires you to provide information about you and your related persons, including foreign affiliates. Your related persons are all of your						

advisory affiliates and any person that is under common control with you.

You have a related person that is a (check all that apply):

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which borrowings and derivatives are used in the

	oroker-dealer, municipal securities dealer, or government securities broker or dealer (registered or unregistered)
	other investment adviser (including financial planners) registered municipal advisor
	registered security-based swap dealer
	major security-based swap participant
(6)	commodity pool operator or commodity trading advisor (whether registered or exempt from registration)
	futures commission merchant
_	panking or thrift institution
	trust company
	accountant or accounting firm
	awyer or law firm nsurance company or agency
	pension consultant
	real estate broker or dealer
_	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles
(16)	sponsor, general partner, managing member (or equivalent) of pooled investment vehicles
broker-dea firm's emp Note that a Section 7.4 For each re Schedule I You do not advisory so related per related per	need to complete Section 7.A. of Schedule D for any related person if: (1) you have no business dealings with the related person in connection with ervices you provide to your clients; (2) you do not conduct shared operations with the related person; (3) you do not refer clients or business to the reson, and the related person does not refer prospective clients or business to you; (4) you do not share supervised persons or premises with the reson; and (5) you have no reason to believe that your relationship with the related person otherwise creates a conflict of interest with your clients.
clients (ot	complete Section 7.A. of Schedule D for each related person acting as qualified custodian in connection with advisory services you provide to your neer than any mutual fund transfer agent pursuant to rule 206(4)-2(b)(1)), regardless of whether you have determined the related person to be ally independent under rule 206(4)-2 of the Advisers Act.
SECTION 7.A. F	inancial Industry Affiliations
	No Information Filed
Item 7 Private	Fund Reporting
Item 7 Private	
	Fund Reporting
B. Are you an a If "yes," there sentence and reporting adv 7.B.(1) of Sc instead, com In either cas	Fund Reporting Yes No dviser to any private fund? for each private fund that you advise, you must complete a Section 7.B.(1) of Schedule D, except in certain circumstances described in the next I in Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt riser, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section redule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.B.(1) of Schedule D with respect to that private fund. You must, polete Section 7.B.(2) of Schedule D. e, if you seek to preserve the anonymity of a private fund client by maintaining its identity in your books and records in numerical or alphabetical
B. Are you an a If "yes," ther sentence and reporting adv 7.B.(1) of Sc instead, com In either cas code, or simi	Fund Reporting Yes No dviser to any private fund? of or each private fund that you advise, you must complete a Section 7.B.(1) of Schedule D, except in certain circumstances described in the next of in Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt reporting, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section medule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.B.(1) of Schedule D with respect to that private fund. You must, polete Section 7.B.(2) of Schedule D.
B. Are you an a If "yes," ther sentence and reporting adv 7.B.(1) of Sc instead, com In either cas code, or simil designation i	Fund Reporting Yes No dviser to any private fund? for each private fund that you advise, you must complete a Section 7.B.(1) of Schedule D, except in certain circumstances described in the next In Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt riser, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section needule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.B.(1) of Schedule D with respect to that private fund. You must, polete Section 7.B.(2) of Schedule D. e, if you seek to preserve the anonymity of a private fund client by maintaining its identity in your books and records in numerical or alphabetical lar designation, pursuant to rule 204-2(d), you may identify the private fund in Section 7.B.(1) or 7.B.(2) of Schedule D using the same code or
B. Are you an a If "yes," ther sentence and reporting adv 7.B.(1) of Sc instead, com In either cas code, or simil designation i	Fund Reporting Yes No dviser to any private fund? O C of or each private fund that you advise, you must complete a Section 7.B.(1) of Schedule D, except in certain circumstances described in the next of in Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt diser, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section needule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.B.(1) of Schedule D with respect to that private fund. You must, plete Section 7.B.(2) of Schedule D. The you seek to preserve the anonymity of a private fund client by maintaining its identity in your books and records in numerical or alphabetical lar designation, pursuant to rule 204-2(d), you may identify the private fund in Section 7.B.(1) or 7.B.(2) of Schedule D using the same code or in place of the fund's name.
B. Are you an a If "yes," ther sentence and reporting adv 7.B.(1) of Sc instead, com In either cas code, or simil designation i	Fund Reporting Yes No dviser to any private fund? O C of or each private fund that you advise, you must complete a Section 7.B.(1) of Schedule D, except in certain circumstances described in the next of in Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt diser, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section needule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.B.(1) of Schedule D with respect to that private fund. You must, plete Section 7.B.(2) of Schedule D. The you seek to preserve the anonymity of a private fund client by maintaining its identity in your books and records in numerical or alphabetical lar designation, pursuant to rule 204-2(d), you may identify the private fund in Section 7.B.(1) or 7.B.(2) of Schedule D using the same code or in place of the fund's name.
B. Are you an a If "yes," ther sentence and reporting add 7.B.(1) of Scinstead, com In either cas code, or simil designation i	Fund Reporting Yes No dviser to any private fund? To each private fund that you advise, you must complete a Section 7.B. (1) of Schedule D, except in certain circumstances described in the next of in Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt diser, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section needule D of its Form ADV (e.g., If you are a subadviser), do not complete Section 7.B.(1) of Schedule D with respect to that private fund. You must, polete Section 7.B.(2) of Schedule D. To give the anonymity of a private fund client by maintaining its identity in your books and records in numerical or alphabetical lar designation, pursuant to rule 204-2(d), you may identify the private fund in Section 7.B.(1) or 7.B.(2) of Schedule D using the same code or in place of the fund's name.
B. Are you an a If "yes," ther sentence and reporting add 7.B.(1) of Scinstead, com In either cas code, or simil designation i	Fund Reporting Yes No dviser to any private fund? or each private fund that you advise, you must complete a Section 7.B. (1) of Schedule D, except in certain circumstances described in the next In Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt isser, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section nedule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.B. (1) of Schedule D with respect to that private fund. You must, solete Section 7.B. (2) of Schedule D. or, if you seek to preserve the anonymity of a private fund client by maintaining its identity in your books and records in numerical or alphabetical lar designation, pursuant to rule 204-2(d), you may identify the private fund in Section 7.B. (1) or 7.B. (2) of Schedule D using the same code or in place of the fund's name. No Information Filed
B. Are you an a If "yes," ther sentence and reporting add 7.B.(1) of Scinstead, com In either cas code, or simil designation i	Fund Reporting Yes No dviser to any private fund? C © If or each private fund that you advise, you must complete a Section 7.8.(1) of Schedule D, except in certain circumstances described in the next in Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt iser, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section nedule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.8.(1) of Schedule D with respect to that private fund. You must, notete Section 7.8.(2) of Schedule D. If you seek to preserve the anonymity of a private fund client by maintaining its identity in your books and records in numerical or alphabetical lar designation, pursuant to rule 204-2(d), you may identify the private fund in Section 7.8.(1) or 7.8.(2) of Schedule D using the same code or n place of the fund's name. No Information Filed No Information Filed
B. Are you an a If "yes," theis sentence and reporting add 7.B. (1) of Scinstead, com In either cas code, or simil designation if SECTION 7.B. (Fund Reporting Yes No dviser to any private fund? C © If or each private fund that you advise, you must complete a Section 7.8.(1) of Schedule D, except in certain circumstances described in the next in Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt iser, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section nedule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.8.(1) of Schedule D with respect to that private fund. You must, notete Section 7.8.(2) of Schedule D. If you seek to preserve the anonymity of a private fund client by maintaining its identity in your books and records in numerical or alphabetical lar designation, pursuant to rule 204-2(d), you may identify the private fund in Section 7.8.(1) or 7.8.(2) of Schedule D using the same code or n place of the fund's name. No Information Filed No Information Filed

conflicts of interest may occur between you and your *clients*. Newly-formed advisers should base responses to these questions on the types of participation and interest that you expect to engage in during the next year.

Like Item 7, Item 8 requires you to provide information about you and your *related persons*, including foreign affiliates.

Proprietary Interest in *Client* Transactions

A. Do you or any *related person*:

(1) buy securities for yourself from advisory *clients*, or sell securities you own to advisory *clients* (principal transactions)?

(2) buy or sell for yourself securities (other than shares of mutual funds) that you also recommend to advisory *clients*?

(3) recommend securities (or other investment products) to advisory *clients* in which you or any *related person* has some other proprietary (ownership) interest (other than those mentioned in Items 8.A.(1) or (2))?

Sales Interest in *Client* Transactions

	(1)	buy securities for yourself from advisory clients, or sell securities you own to advisory clients (principal transactions)?	0	\odot
	(2)	buy or sell for yourself securities (other than shares of mutual funds) that you also recommend to advisory clients?	•	0
	(3)	recommend securities (or other investment products) to advisory <i>clients</i> in which you or any <i>related person</i> has some other proprietary (ownership) interest (other than those mentioned in Items 8.A.(1) or (2))?	•	0
Sal	es Ir	nterest in <i>Client</i> Transactions		
B.	Do :	you or any <i>related person</i> :	Yes	No
	(1)	as a broker-dealer or registered representative of a broker-dealer, execute securities trades for brokerage customers in which advisory client securities are sold to or bought from the brokerage customer (agency cross transactions)?	0	•
	(2)	recommend to advisory <i>clients</i> , or act as a purchaser representative for advisory <i>clients</i> with respect to, the purchase of securities for which you or any <i>related person</i> serves as underwriter or general or managing partner?	0	•
	(3)	recommend purchase or sale of securities to advisory <i>clients</i> for which you or any <i>related person</i> has any other sales interest (other than the receipt of sales commissions as a broker or registered representative of a broker-dealer)?	•	0
ln۷	estm	nent or Brokerage Discretion		
C.	Do :	you or any related person have discretionary authority to determine the:	Yes	No
	(1)	securities to be bought or sold for a client's account?	•	0
	(2)	amount of securities to be bought or sold for a client's account?	•	0
	(3)	broker or dealer to be used for a purchase or sale of securities for a client's account?	0	•
	(4)	commission rates to be paid to a broker or dealer for a client's securities transactions?	0	•
D.	If y	ou answer "yes" to C.(3) above, are any of the brokers or dealers related persons?	0	0
E.	Do	you or any related person recommend brokers or dealers to clients?	•	0
F.	If y	ou answer "yes" to E. above, are any of the brokers or dealers related persons?	0	•
G.	(1)	Do you or any <i>related person</i> receive research or other products or services other than execution from a broker-dealer or a third party ("soft dollar benefits") in connection with <i>client</i> securities transactions?	0	•
	(2)	If "yes" to G.(1) above, are all the "soft dollar benefits" you or any <i>related persons</i> receive eligible "research or brokerage services" under section 28(e) of the Securities Exchange Act of 1934?	0	0
Н.	(1)	Do you or any related person, directly or indirectly, compensate any person that is not an employee for client referrals?	0	•
	(2)	Do you or any <i>related person</i> , directly or indirectly, provide any <i>employee</i> compensation that is specifically related to obtaining <i>clients</i> for the firm (cash or non-cash compensation in addition to the <i>employee's</i> regular salary)?	0	•
I.		you or any related person, including any employee, directly or indirectly, receive compensation from any person (other than you or any related son) for client referrals?	0	•
	In y	our response to Item 8.1., do not include the regular salary you pay to an employee.		
	fron	esponding to Items 8.H. and 8.I., consider all cash and non-cash compensation that you or a related person gave to (in answering Item 8.H.) or re in (in answering Item 8.I.) any person in exchange for client referrals, including any bonus that is based, at least in part, on the number or amount errals.		

Item 9 Custody

In this Item, we ask you whether you or a *related person* has *custody* of *client* (other than *clients* that are investment companies registered under the Investment Company Act of 1940) assets and about your custodial practices.

A.	(1)	Do you have <i>custody</i> of any advisory <i>clients'</i> :	es/	No
		(a) cash or bank accounts?	0	\odot
		(b) securities?	0	0

If you are registering or registered with the SEC, answer "No" to Item 9.A. (1)(a) and (b) if you have custody solely because (i) you deduct your advisory fees directly from your clients' accounts, or (ii) a related person has custody of client assets in connection with advisory services you provide to clients, but you have overcome the presumption that you are not operationally independent (pursuant to Advisers Act rule 206(4)-2(d)(5)) from the related person.

(2) If you checked "yes" to Item 9.A.(1)(a) or (b), what is the approximate amount of *client* funds and securities and total number of *clients* for which you have *custody*:

		(a) \$	(b)		
	incli coni	ude the amount of those assets	with the SEC and you have custody solely because you deduct your advisory fees directly from your clients' accous and the number of those clients in your response to Item 9.A.(2). If your related person has custody of client as you provide to clients, do not include the amount of those assets and number of those clients in your response to nyour response to Item 9.B.(2).	ssets ir	n
B.	(1)	In connection with advisory s (a) cash or bank accounts?	services you provide to <i>clients</i> , do any of your related persons have custody of any of your advisory clients':	Yes	s No
		(b) securities?		0	\odot
	You	are required to answer this iten	m regardless of how you answered Item 9.A.(1)(a) or (b).		
	(2)	If you checked "yes" to Item your <i>related persons</i> have <i>cus</i>	9.B.(1)(a) or (b), what is the approximate amount of <i>client</i> funds and securities and total number of <i>clients</i> for stody:	or whic	:h
		U.S. Dollar Amount	Total Number of <i>Clients</i>		
		(a) \$	(b)		
C.		ou or your <i>related persons</i> have t apply:	e <i>custody</i> of <i>client</i> funds or securities in connection with advisory services you provide to <i>clients</i> , check all the		/ing
	(1) (2)	•	ds account statements at least quarterly to the investors in the pooled investment vehicle(s) you manage. Itant audits annually the pooled investment vehicle(s) that you manage and the audited financial statements ors in the pools		
	(3)		tant conducts an annual surprise examination of client funds and securities.		
	(4)	,	tant prepares an internal control report with respect to custodial services when you or your related persons		
	an i	internal control report. (If you ch	or C.(4), list in Section 9.C. of Schedule D the accountants that are engaged to perform the audit or examination of thecked Item 9.C.(2), you do not have to list auditor information in Section 9.C. of Schedule D if you already providuate funds you advise in Section 7.B.(1) of Schedule D).		
D.	Do :	you or your related person(s) a	act as qualified custodians for your clients in connection with advisory services you provide to clients?	Yes	s No
	(1)	you act as a qualified custodi	ian	0	\odot
	(2)	your related person(s) act as o	qualified custodian(s)	0	\odot
	206	-	2), all related persons that act as qualified custodians (other than any mutual fund transfer agent pursuant to rul in Section 7.A. of Schedule D, regardless of whether you have determined the related person to be operationally i s Act.		ndent
E.	-	,	ring amendment and you were subject to a surprise examination by an independent public accountant during y YYYY) the examination commenced:	our las	;t
F.	-	·	e <i>custody</i> of <i>client</i> funds or securities, how many <i>persons</i> , including, but not limited to, you and your <i>related p lients</i> in connection with advisory services you provide to <i>clients?</i>	ersons	, act
SEC	TION	N 9.C. Independent Public Ac	ccountant		
			No Information Filed		
Iter	n 10	Control Persons			
		tem, we ask you to identify evented to the provided for the filing adviser	ery <i>person</i> that, directly or indirectly, <i>controls</i> you. If you are filing an <i>umbrella registration</i> , the information in er only.	Item 1	0
and	d exe	cutive officers. Schedule B asks	tion or report, you must complete Schedule A and Schedule B. Schedule A asks for information about your direct for information about your indirect owners. If this is an amendment and you are updating information you reboth) that you filed with your initial application or report, you must complete Schedule C.		

Does any person not named in Item 1.A. or Schedules A, B, or C, directly or indirectly, control your management or policies?

Yes No

0 0

Total Number of Clients

U.S. Dollar Amount

B.	If any <i>person</i> named in Schedules A, B, or C or in Section 10.A. of Schedule D is a public reporting company under Sections 12 or 15(d) of the Section 1934, please complete Section 10.B. of Schedule D.	curiti	es
SEC	TION 10.A. Control Persons		
	No Information Filed		
SEC	TION 10.B. <i>Control Person</i> Public Reporting Companies		
	No Information Filed		
In t det inve one	his Item, we ask for information about your disciplinary history and the disciplinary history of all your advisory affiliates. We use this information the termine whether to grant your application for registration, to decide whether to revoke your registration or to place limitations on your activities testment adviser, and to identify potential problem areas to focus on during our on-site examinations. One event may result in "yes" answers to of the questions below. In accordance with General Instruction 5 to Form ADV, "you" and "your" include the filing adviser and all relying advisers brella registration.	as an more	than
of y	r advisory affiliates are: (1) all of your current employees (other than employees performing only clerical, administrative, support or similar function our officers, partners, or directors (or any person performing similar functions); and (3) all persons directly or indirectly controlling you or controlled ou are a "separately identifiable department or division" (SID) of a bank, see the Glossary of Terms to determine who your advisory affiliates are.	d by y	
follo disc calc	ou are registered or registering with the SEC or if you are an exempt reporting adviser, you may limit your disclosure of any event listed in Item 11 to to be owing the date of the event. If you are registered or registering with a state, you must respond to the questions as posed; you may, therefore, limit you closure to ten years following the date of an event only in responding to Items 11.A.(1), 11.A.(2), 11.B.(1), 11.B.(2), 11.D.(4), and 11.H.(1)(a). For pure culating this ten-year period, the date of an event is the date the final order, judgment, or decree was entered, or the date any rights of appeal from prefers, judgments, or decrees lapsed.	ur poses	s of
Υοι	must complete the appropriate Disclosure Reporting Page ("DRP") for "yes" answers to the questions in this Item 11.		
Do	any of the events below involve you or any of your supervised persons?	Yes O	s No
For	"yes" answers to the following questions, complete a Criminal Action DRP:		
A.	In the past ten years, have you or any advisory affiliate:	Yes	s No
	(1) been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to any felony?	\circ	⊙
	(2) been charged with any felony?	0	•
	If you are registered or registering with the SEC, or if you are reporting as an exempt reporting adviser, you may limit your response to Item 11.A.(2) charges that are currently pending.	to	
B.	In the past ten years, have you or any advisory affiliate:		
	(1) been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to a <i>misdemeanor</i> involving: investments or an <i>investment-related</i> business, or any fraud, false statements, or omissions, wrongful taking of property, bribery, perjury, forgery, counterfeiting, extortion, or a conspiracy to commit any of these offenses?	0	•
	(2) been charged with a misdemeanor listed in Item 11.B.(1)?	\circ	•
	If you are registered or registering with the SEC, or if you are reporting as an exempt reporting adviser, you may limit your response to Item 11.B.(2) charges that are currently pending.	to	
For	"yes" answers to the following questions, complete a Regulatory Action DRP:		
C.	Has the SEC or the Commodity Futures Trading Commission (CFTC) ever:	Yes	s No
	(1) found you or any advisory affiliate to have made a false statement or omission?	\circ	⊙
	(2) found you or any advisory affiliate to have been involved in a violation of SEC or CFTC regulations or statutes?	\circ	•
	(3) found you or any advisory affiliate to have been a cause of an investment-related business having its authorization to do business denied, suspended, revoked, or restricted?	0	•
	(4) entered an order against you or any advisory affiliate in connection with investment-related activity?	0	•
	(5) imposed a civil money penalty on you or any advisory affiliate, or ordered you or any advisory affiliate to cease and desist from any activity?	0	•
D.	Has any other federal regulatory agency, any state regulatory agency, or any foreign financial regulatory authority:		
	(1) ever found you or any advisory affiliate to have made a false statement or omission, or been dishonest, unfair, or unethical?	0	•
	(2) ever found you or any advisory affiliate to have been involved in a violation of investment-related regulations or statutes?	0	•
	(3) ever found you or any advisory affiliate to have been a cause of an investment-related business having its authorization to do business	0	•

	denied, suspended, revoked, or restricted?		
	(4) in the past ten years, entered an order against you or any advisory affiliate in connection with an investment-related activity?	0	\odot
	(5) ever denied, suspended, or revoked your or any advisory affiliate's registration or license, or otherwise prevented you or any advisory affiliate, by order, from associating with an investment-related business or restricted your or any advisory affiliate's activity?	0	•
E.	Has any self-regulatory organization or commodities exchange ever:		
	(1) found you or any advisory affiliate to have made a false statement or omission?	0	•
	(2) found you or any advisory affiliate to have been involved in a violation of its rules (other than a violation designated as a "minor rule violation" under a plan approved by the SEC)?	•	0
	(3) found you or any advisory affiliate to have been the cause of an investment-related business having its authorization to do business denie suspended, revoked, or restricted?	ed, o	•
	(4) disciplined you or any advisory affiliate by expelling or suspending you or the advisory affiliate from membership, barring or suspending you or the advisory affiliate from association with other members, or otherwise restricting your or the advisory affiliate's activities?	0	•
F.	Has an authorization to act as an attorney, accountant, or federal contractor granted to you or any advisory affiliate ever been revoked or suspended?	0	•
G.	Are you or any advisory affiliate now the subject of any regulatory proceeding that could result in a "yes" answer to any part of Item 11.C., 11.D., or 11.E.?	0	•
For	r "yes" answers to the following questions, complete a Civil Judicial Action DRP:		
H.		Ye	s No
	(a) in the past ten years, enjoined you or any advisory affiliate in connection with any investment-related activity?	0	•
	(b) ever found that you or any advisory affiliate were involved in a violation of investment-related statutes or regulations?	0	•
	(c) ever dismissed, pursuant to a settlement agreement, an investment-related civil action brought against you or any advisory affiliate by a state or foreign financial regulatory authority?	0	•
	(2) Are you or any advisory affiliate now the subject of any civil proceeding that could result in a "yes" answer to any part of Item 11.H.(1)?	0	•
Iter	m 12 Small Businesses		
	e SEC is required by the Regulatory Flexibility Act to consider the effect of its regulations on small entities. In order to do this, we need to deter bether you meet the definition of "small business" or "small organization" under rule 0-7.	mine	
und	swer this Item 12 only if you are registered or registering with the SEC and you indicated in response to Item 5.F.(2)(c) that you have regulato der management of less than \$25 million. You are not required to answer this Item 12 if you are filing for initial registration as a state adviser, arrent state registration, or switching from SEC to state registration.	•	
For	r purposes of this Item 12 only:		
	 Total Assets refers to the total assets of a firm, rather than the assets managed on behalf of <i>clients</i>. In determining your or another <i>person</i> assets, you may use the total assets shown on a current balance sheet (but use total assets reported on a consolidated balance sheet with subsidiaries included, if that amount is larger). Control means the power to direct or cause the direction of the management or policies of a <i>person</i>, whether through ownership of securities. 	th	I
	contract, or otherwise. Any <i>person</i> that directly or indirectly has the right to vote 25 percent or more of the voting securities, or is entitled to or more of the profits, of another <i>person</i> is presumed to <i>control</i> the other <i>person</i> .	-	ercent
		Ye	s No
A.	Did you have total assets of \$5 million or more on the last day of your most recent fiscal year?	0	0
If "	"yes," you do not need to answer Items 12.B. and 12.C.		
B.	Do you:		
	(1) control another investment adviser that had regulatory assets under management (calculated in response to Item 5.F.(2)(c) of Form ADV) of \$25 million or more on the last day of its most recent fiscal year?	0	0
	(2) control another person (other than a natural person) that had total assets of \$5 million or more on the last day of its most recent fiscal year?	0	0
C.	Are you:		
	(1) controlled by or under common control with another investment adviser that had regulatory assets under management (calculated in response to Item 5.F.(2)(c) of Form ADV) of \$25 million or more on the last day of its most recent fiscal year?	0	0
	(2) controlled by or under common control with another person (other than a natural person) that had total assets of \$5 million or more on the last day of its most recent fiscal year?	e o	0
Sah	nedule A		
SCIT	icuale A		

Direct Owners and Executive Officers 1. Complete Schedule A only if you are submitting an initial application or report. Schedule A asks for information about your direct owners and executive

- officers. Use Schedule C to amend this information.
- 2. Direct Owners and Executive Officers. List below the names of: (a) each Chief Executive Officer, Chief Financial Officer, Chief Operations Officer, Chief Legal Officer, Chief Compliance Officer (Chief Compliance Officer is required if you are registered or applying for registration and cannot be more than one individual), director, and any other individuals with similar
 - (b) if you are organized as a corporation, each shareholder that is a direct owner of 5% or more of a class of your voting securities, unless you are a public reporting company (a company subject to Section 12 or 15(d) of the Exchange Act); Direct owners include any person that owns, beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 5% or more of a class of your voting securities. For purposes of this Schedule, a person beneficially owns any securities: (i) owned by his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-inlaw, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.
 - (c) if you are organized as a partnership, all general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 5% or more of your capital;
 - (d) in the case of a trust that directly owns 5% or more of a class of your voting securities, or that has the right to receive upon dissolution, or has contributed, 5% or more of your capital, the trust and each trustee; and
 - (e) if you are organized as a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 5% or more of your capital, and (ii) if managed by elected managers, all elected managers.
- 3. Do you have any indirect owners to be reported on Schedule B? OYes No
- 4. In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner or executive officer is an individual.
- 5. Complete the Title or Status column by entering board/management titles; status as partner, trustee, sole proprietor, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).
- 6. Ownership codes are: NA - less than 5%

status or functions;

- B 10% but less than 25% D 50% but less than 75%

- - A 5% but less than 10% C 25% but less than 50% E 75% or more
- 7. (a) In the Control Person column, enter "Yes" if the person has control as defined in the Glossary of Terms to Form ADV, and enter "No" if the person does not have control. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are control persons.
 - (b) In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15(d) of the Exchange Act.
 - (c) Complete each column.

FULL LEGAL NAME (Individuals:	DE/FE/I	Title or Status	Date Title or Status	Ownership	Control	PR	CRD No. If None: S.S. No. and
Last Name, First Name, Middle			Acquired	Code	Person		Date of Birth, IRS Tax No. or
Name)			MM/YYYY				Employer I D No.
HACKEL, HENRY		PRESIDENT, CHIEF COMPLIANCE OFFICER OF BROKER DEALER	10/1980	E	Y	N	232894
HACKEL, ROBERT MATTHEW	I	VICE PRESIDENT, CHIEF COMPLIANCE OFFICER OF RIA	03/2010	NA	Υ	N	2626413

Schedule B

Indirect Owners

- 1. Complete Schedule B only if you are submitting an initial application or report. Schedule B asks for information about your indirect owners; you must first complete Schedule A, which asks for information about your direct owners. Use Schedule C to amend this information.
- 2. Indirect Owners. With respect to each owner listed on Schedule A (except individual owners), list below:
 - (a) in the case of an owner that is a corporation, each of its shareholders that beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 25% or more of a class of a voting security of that corporation;

For purposes of this Schedule, a person beneficially owns any securities: (i) owned by his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.

- (b) in the case of an owner that is a partnership, all general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 25% or more of the partnership's capital;
- (c) in the case of an owner that is a trust, the trust and each trustee; and
- (d) in the case of an owner that is a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 25% or more of the LLC's capital, and (ii) if managed by elected managers, all elected managers.
- 3. Continue up the chain of ownership listing all 25% owners at each level. Once a public reporting company (a company subject to Sections 12 or 15(d) of the Exchange Act) is reached, no further ownership information need be given.
- 4. In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner is an individual.
- 5. Complete the Status column by entering the owner's status as partner, trustee, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).
- 6. Ownership codes are: E - 75% or more C - 25% but less than 50%
 - D 50% but less than 75% F - Other (general partner, trustee, or elected manager)
- 7. (a) In the Control Person column, enter "Yes" if the person has control as defined in the Glossary of Terms to Form ADV, and enter "No" if the person does not have control. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are control persons.
 - (b) In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15(d) of the Exchange Act.
 - (c) Complete each column.

No Information Filed

Schedule D - Miscellaneous You may use the space below to explain a response to an Item or to provide any other information. ITEM 6.B(1) AS A BROKER/DEALER, RFL IS ALSO INVOLVED IN INVESTMENT BANKING, Research AND MARKET MAKING. ...ITEM 8.A(1) RFL ENGAGES IN MARKET MAKING AND RISKLESS PRINCIPAL TRADES. ...ITEM 8.B(3) RFL, AS A BROKER/DEALER IS ENGAGED IN THE INVESTMENT BANKING BUSINESS. ADVISORY AND BROKERAGE CLIENTS ARE LIMITED FROM PURCHASING THE STOCKS OF COMPANIES WHILE RFL HAS CURRENT INVESTMENT BANKING ACTIVITY WITH THE COMPANY, AS THESE STOCKS WILL BE PLACED ON THE RESTRICTED LIST AND NO RECOMMENDATIONS OF THESE SECURITIES MAY BE MADE. CLIENTS MAY PURCHASE THESE SECURITIES ON AN UNSOLICITED BASIS DURING THE INVESTMENT BANKING PERIOD. THE STOCKS OF THESE COMPANIES MAY BE RECOMMENDED TO ADVISORY AND BROKERAGE CLIENTS AFTER THE INVESTMENT BANKING ACTIVITY HAS CEASED. THE INVESTMENT ADVISORY CLIENTS MAY PURCHASE NEW ISSUE SECURITIES, BUT THE FIRM WILL NOT TAKE COMPENSATION (SELLING CONCESSION) ON THE TRANSACTION, NONE-THE-LESS, CLIENTS MAY INVEST MONEY INTO AN INVESTMENT BANKING COMPANY DURING THE COURSE OF A FINANCING DEAL IN A SEPARATE RFL BROKERAGE ACCOUNT. THIS TRANSACTION WOULD NOT BE DEEMED AN ADVISORY SERVICE AND HENCE, WOULD NOT TAKE PLACE WITHIN THE ADVISORY ACCOUNT. ...PART 1B ITEM 2.1 THE CUSTODIAN CALCULATES AND DEDUCTS THE ADVISORY FEE, RFL DOES NOT, AND THUS DOES NOT HAVE CUSTODY. THIS IS DISCLOSED IN ADV PART II. Schedule R No Information Filed **DRP Pages** CRIMINAL DISCLOSURE REPORTING PAGE (ADV) No Information Filed REGULATORY ACTION DISCLOSURE REPORTING PAGE (ADV) GENERAL INSTRUCTIONS This Disclosure Reporting Page (DRP ADV) is an 👩 INITIAL $_{\it OR}$. AMENDED response used to report details for affirmative responses to Items 11.C., 11.D., 11.E., 11.F. or 11.G. of Form ADV. Regulatory Action Check item(s) being responded to: □ 11.C(1) □ 11.C(2) □ 11.C(3) □ 11.C(4) 11.C(5) □ 11.D(1) □ 11.D(2) □ 11.D(3) □ 11.D(4) 11.D(5) □ 11.E(1) **☑** 11.E(2) □ 11.E(3) 11.E(4) □ 11.G. □ 11.F. Use a separate DRP for each event or proceeding. The same event or proceeding may be reported for more than one person or entity using one DRP. File with a completed Execution Page. One event may result in more than one affirmative answer to Items 11.C., 11.D., 11.E., 11.F. or 11.G. Use only one DRP to report details related to the same event. If an event gives rise to actions by more than one regulator, provide details for each action on a separate DRP. PART I A. The person(s) or entity(ies) for whom this DRP is being filed is (are): You (the advisory firm) O You and one or more of your advisory affiliates One or more of your advisory affiliates If this DRP is being filed for an advisory affiliate, give the full name of the advisory affiliate below (for individuals, Last name, First name, Middle name). If the advisory affiliate has a CRD number, provide that number. If not, indicate "non-registered" by checking the appropriate box. ADV DRP - ADVISORY AFFILIATE

This advisory affiliate is • a Firm • an Individual

CRD

Number:

Name:

2498

R. F. LAFFERTY & CO., INC.

	(For individuals, Last, First, Middle)
	This DRP should be removed from the ADV record because the <i>advisory affiliate(s)</i> is no longer associated with the adviser. This DRP should be removed from the ADV record because: (1) the event or <i>proceeding</i> occurred more than ten years ago or (2) the adviser is registered or applying for registration with the SEC or reporting as an <i>exempt reporting adviser</i> with the SEC and the event was resolved in the adviser's or <i>advisory affiliate's</i> favor.
	If you are registered or registering with a <i>state securities authority</i> , you may remove a DRP for an event you reported only in response to Item 11.D(4), and only if that event occurred more than ten years ago. If you are registered or registering with the SEC, you may remove a DRP for any event listed in Item 11 that occurred more than ten years ago.
	This DRP should be removed from the ADV record because it was filed in error, such as due to a clerical or data-entry mistake. Explain the circumstances:
3.	If the advisory affiliate is registered through the IARD system or CRD system, has the advisory affiliate submitted a DRP (with Form ADV, BD or U-4) to the IARD or CRD for the event? If the answer is "Yes," no other information on this DRP must be provided.
	O yes O No
	NOTE: The completion of this form does not relieve the advisory affiliate of its obligation to update its IARD or CRD records.
4RT	
١.	Regulatory Action initiated by: O SEC Other Federal State SRO Foreign
	(Full name of regulator, foreign financial regulatory authority, federal, state, or SRO) FINRA
2.	Principal Sanction: Civil and Administrative Penalt(ies) /Fine(s) Other Sanctions: CENSURE
3.	Date Initiated (MM/DD/YYYY):
	04/01/2016 © Exact © Explanation
	If not exact, provide explanation: THE DATE ON THE AWC DOES NOT SPECIFY, BUT WAS BASED ON APRIL 2016 ROUTINE EXAM OF RFL.
1.	Docket/Case Number: 2016047634501
5.	Advisory Affiliate Employing Firm when activity occurred which led to the regulatory action (if applicable):
D.	Principal Product Type:
	No Product Other Product Types:
7	Describe the allegations related to this regulatory action (your response must fit within the space provided):
	THE FIRM ALLEGATIONS OF VIOLATIONS OF FINRA RULE 3110 WITH REGARDS TO RECORDKEEPING IN THE PROPERLY MARKETED ORDER TICKETS. DURING JULY 2014 THRU JULY 2017, 56033 OF THE FIRMS ORDER MEMORANDA AND OTHER BOOKS AND RECORDS LACKED INFORMATION INDICATING WHETHER THE TRADE WERE SOLICITED OR UNSOLICITED. FROM JULY 2014 TO JULY 2017, R.F. LAFFERTY'S WSPS REQUIRED THE FIRM TO MAINTAIN ACCURATE ORDER MEMORANDA IN COMPLIANCE WITH THE RECORDKEEPING REQUIREMENTS IMPOSED BY FINRA RULE 451 1 AND THE EXCHANGE ACT AND RULES THEREUNDER. THE FIRM, HOWEVER, FAILED TO ESTABLISH AND MAINTAIN A REASONABLY DESIGNED SUPERVISORY SYSTEM OR ENFORCE ITS WSPS CONCERNING THE ACCURACY OF INFORMATION APPEARING ON ORDER MEMORANDA. THE FIRM ALLOWED INDIVIDUAL REPRESENTATIVES, WHEN ENTERING CUSTOMER TRADES IN THE ORDER MANAGEMENT SYSTEMS MAINTAINED BY THE FIRM'S CLEARING FIRMS, TO SELECT WHETHER OR NOT THEY HAD SOLICITED THE TRADES. R.F. LAFFERTY THEN RETAINED JUST THE INFORMATION IT RECEIVED FROM ITS CLEARING FIRMS AS THE ORDER MEMORANDA IN THE FIRM'S OWN BOOKS AND RECORDS. BUT THE FIRM MAINTAINED NO SUPERVISORY SYSTEM TO ENSURE THE ACCURACY OF ITS ORDER MEMORANDA, AND NO FIRM PRINCIPAL TOOK SUPERVISORY STEPS TO ENSURE THE ACCURACY OF THE FIRM'S ORDER MEMORANDA. TO THE CONTRARY, WHEN FIRM SUPERVISORY PERSONNEL BECAME AWARE OF INACCURATE BLANK OR "N/A" SOLICITATION INFORMATION IN THE FIRM'S BOOKS AND RECORDS, THEY TREATED THE TRADES AS UNSOLICITED FOR PURPOSES OF SUPERVISORY REVIEW. THE LIMITED STEPS THAT THE FIRM TOOK TO CORRECT THE PROBLEM WERE NOT REASONABLE. DURING THE RELEVANT PERIOD, FIRM OPERATIONS PERSONNEL OCCASIONALLY ASKED REGISTERED REPRESENTATIVES ABOUT TRADES IN CUSTOMER ACCOUNTS WITH "N/A" AS THE SOLICITATION INDICATOR; WHEN THAT HAPPENED,
	OPERATIONS PERSONNEL ON AN AD HOC BASIS WOULD CORRECT THE ORDER MEMORANDA OR ADD A COMMENT TO THE BLOTTER TO SHOW THE TRADES AS EITHER SOLICITED OR UNSOLICITED. THE FIRM DID NOT, HOWEVER, CORRECT ALL OR EVEN MOST TRADES SHOWING "N/A" AS THE

SOLICITATION INDICATOR AND TOOK NO OTHER STEPS TO REMEDY THE PROBLEM. AS DESCRIBED ABOVE, BECAUSE OF THE FIRM'S FAILURE TO ESTABLISH AND MAINTAIN A REASONABLY DESIGNED SUPERVISORY SYSTEM OR ENFORCE ITS EXISTING WSPS, THE FIRM'S BOOKS AND RECORDS CONTAINED TENS OF THOUSANDS OF INACCURACIES WITH RESPECT TO WHETHER TRADES WERE SOLICITED OR NOT. R.F. LAFFERTY VIOLATED NASD RULE 3010 (FOR CONDUCT BEFORE DECEMBER I, 2014), FINRA RULE 3110 (FOR CONDUCT ON OR AFTER DECEMBER I, 2014), AND FINRA RULE 2010.

8.	Current Status?	C Pending C On	Appeal 🧿 Final		
9.	If on appeal, regul	atory action appealed to	(SEC, <i>SRO</i> , Federal or State Court) a	nd Date Appeal Filed:	
If F	inal or On Appeal, c	omplete all items below.	For Pending Actions, complete Item 1	3 only.	
10.	How was matter re Acceptance, Waive				
11.	Resolution Date (M	M/DD/YYYY):			
	12/11/2020 • Ex If not exact, provid	cact C Explanation de explanation:			
12.	Resolution Detail:				
	A. Were any of	the following Sanctions (Ordered (check all appropriate items)?		
		/Fine Amount: \$ 55,000.	00		
	Revocation	on/Expulsion/Denial		Disgorgement/Restitution	
	☑ Censure			Cease and Desist/Injunction	n
	■ Bar			Suspension	
	Sanction deta Financial Ope requalify/retra disgorgement of penalty wa	D MONETARY FINE ail: if suspended, <i>enjoine</i> rations Principal, etc.). If ain, type of exam require t or monetary compensa		is a condition of the sanction tisfied. If disposition resulte	n, provide length of time given to
This		NSURED AND FINED \$550	GENERAL INSTRUCT		ffirmative responses to Items 11.C., 11.D
11.E	., 11.F. or 11.G. of F	Form ADV.			
			Regulatory Action	n	
	ck item(s) being res	•	- 11.0(0)	T 11 0(4)	-
	1.C(1)	□ 11.C(2)	□ 11.C(3) □ 11.D(3)	□ 11.C(4)	□ 11.C(5)
	1.D(1) 1.E(1)	□ 11.D(2) ☑ 11.E(2)	□ 11.E(3)	□ 11.D(4) □ 11.E(4)	□ 11.D(5)
	• •	□ 11.E(2)	L 11.E(3)	LJ 11.E(4)	
with One	a completed Execu	tion Page.	-	E., 11.F. or 11.G. Use only o	one <i>person</i> or entity using one DRP. File ne DRP to report details related to the parate DRP.
PART	ГΙ				
A.		3 . ,	DRP is being filed is (are):		
	O You and one or	more of your advisory at	ffiliates		
	One or more of				
	_		liate, give the full name of the advisory provide that number. If not, indicate "		ls, Last name, First name, Middle name). the appropriate box.
	ADV DRP - <i>ADVISC</i>	DRY AFFILIATE			

No Information Filed \Box This DRP should be removed from the ADV record because the *advisory affiliate(s)* is no longer associated with the adviser. This DRP should be removed from the ADV record because: (1) the event or proceeding occurred more than ten years ago or (2) the adviser is registered or applying for registration with the SEC or reporting as an exempt reporting adviser with the SEC and the event was resolved in the adviser's or advisory affiliate's favor. If you are registered or registering with a state securities authority, you may remove a DRP for an event you reported only in response to Item 11.D(4), and only if that event occurred more than ten years ago. If you are registered or registering with the SEC, you may remove a DRP for any event listed in Item 11 that occurred more than ten years ago. This DRP should be removed from the ADV record because it was filed in error, such as due to a clerical or data-entry mistake. Explain the circumstances: If the advisory affiliate is registered through the IARD system or CRD system, has the advisory affiliate submitted a DRP (with Form ADV, BD or U-4) to the IARD or CRD for the event? If the answer is "Yes," no other information on this DRP must be provided. O Yes O No NOTE: The completion of this form does not relieve the advisory affiliate of its obligation to update its IARD or CRD records. PART II 1. Regulatory Action initiated by: SEC Other Federal OState SRO OForeign (Full name of regulator, foreign financial regulatory authority, federal, state, or SRO) NATIONAL ASSOCIATION OF SECURITIES DEALERS Principal Sanction: Civil and Administrative Penalt(ies) /Fine(s) Other Sanctions: 3. Date Initiated (MM/DD/YYYY): 02/17/1999 © Exact © Explanation If not exact, provide explanation: 4. Docket/Case Number: C11990004 5. Advisory Affiliate Employing Firm when activity occurred which led to the regulatory action (if applicable): 6. Principal Product Type: No Product Other Product Types: 7. Describe the allegations related to this regulatory action (your response must fit within the space provided): SUPERVISION VIOLATIONS 8. Current Status? Pending On Appeal Final 9. If on appeal, regulatory action appealed to (SEC, SRO, Federal or State Court) and Date Appeal Filed: If Final or On Appeal, complete all items below. For Pending Actions, complete Item 13 only. 10. How was matter resolved: Acceptance, Waiver & Consent(AWC) 11. Resolution Date (MM/DD/YYYY): 02/19/1999 © Exact © Explanation If not exact, provide explanation: 12. Resolution Detail: A. Were any of the following Sanctions Ordered (check all appropriate items)?

✓ Monetary/Fine Amount: \$ 5,000.00✓ Revocation/Expulsion/Denial✓ Disgorgement/Restitution

	☐ Censure	Γ	Cease and Desist/Injunction	1
	☐ Bar	Г	Suspension	
	B. Other Sanctions Ordered:			
	Financial Operations Principal, etc.). If required and disgorgement or monetary compensation, of penalty was waived:	ualification by exam/retraining v d whether condition has been s provide total amount, portion I	vas a condition of the sanction, satisfied. If disposition resulted	, provide length of time given to I in a fine, penalty, restitution,
13.	Sanction detail. It suspended, extensions Distance Sanction detail. It suspended, extension or barred, provide outsition including stant date and capacities attested (Ceneral Securities Introdpal, Triandal Operations Principal, etc.). If requalitation by examinating was a condition of the sanction, provide ingrain of time given to request providing the providing of pointing view evident. 5.000 CO WID ON 3725/1999 9Y I.F. LAFFERTY 8 CO TINC 1. Provide a brief summary or details related to the action status and (or) disposition and include relevant terms, conditions and dates (your response must thin with the space provided). 5. SIGNO CO WID ON 3725/1999 9Y I.F. LAFFERTY 8 CO TINC 1. Provide a brief summary or details related to the action status and (or) disposition and include relevant terms, conditions and dates (your response must thin with the space provided). 5. SIGNO CO WID ON 3725/1999 9Y I.F. LAFFERTY 8 CO TINC 1. Provide a brief summary or details related to the action status and (or) disposition and include relevant terms, conditions and dates (your response must thin with the space provided). 5. SIGNO CO WID ON 3725/1999 9Y I.F. LAFFERTY 8 CO TINC 1. Provide a brief summary or details related to the action status and (or) disposition and include relevant terms, conditions and dates (your response must think thin the space provided). 5. SIGNO CO WID ON 3725/1999 9Y I.F. LAFFERTY 8 CO TINC 1. SIGNO CO TINC ON TINC A TINC ON TIN			
Γhic	s Disclosura Paparting Paga (DPP ADV) is an IN			firmative responses to Items 11 C 11 D
		OR OR MINDED TESPONS	se used to report details for all	initiative responses to items 11.C., 11.D.
	, T 6 Te. 6 Telli / 18 V.			
h o	ack itam(s) hoing responded to:	Regulatory Act	ion	
		□ 11.C(3)	□ 11.C(4)	☐ 11.C(5)
		• •	• •	• •
	11.E(1) ☑ 11.E(2)	□ 11.E(3)	□ 11.E(4)	
	11.F. □ 11.G.			
sam	ne event. If an event gives rise to actions by more			·
	The person(s) or entity(ies) for whom this DRP is	s being filed is (are):		
	O You and one or more of your advisory affiliate	25		
		.5		
	If this DRP is being filed for an advisory affiliate, of	_		
	ADV DRP - ADVISORY AFFILIATE			
		No Informatio	n Filed	
	This DRP should be removed from the ADV re registered or applying for registration with the	ecord because: (1) the event or	proceeding occurred more than	n ten years ago or (2) the adviser is
	11.D(4), and only if that event occurred more the	han ten years ago. If you are re		
		ecord because it was filed in err	or, such as due to a clerical or	data-entry mistake. Explain the
B.	the IARD or CRD for the event? If the answer is		•	ed a DRP (with Form ADV, BD or U-4) to
	C Yes C No			
	NOTE: The completion of this form does not relie	eve the <i>advisory affiliate</i> of its ol	oligation to update its IARD or	CRD records.

PAR	
1.	Regulatory Action initiated by: OSEC Other Federal OState SRO OF Foreign
	(Full name of regulator, foreign financial regulatory authority, federal, state, or SRO) FINRA
2.	Principal Sanction:
	Other Sanctions:
3.	Date Initiated (MM/DD/YYYY):
	10/09/2015 Exact Explanation If not exact, provide explanation:
4.	Docket/Case Number: 2013038999301
5.	Advisory Affiliate Employing Firm when activity occurred which led to the regulatory action (if applicable):
6.	Principal Product Type: Debt - Corporate Other Product Types:
7.	Describe the allegations related to this regulatory action (your response must fit within the space provided):
	WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT REPORTED SECONDARY MARKET (S1) TRANSACTIONS IN TRADE REPORTING AND COMPLIANCE ENGINE (TRACE)-ELIGIBLE CORPORATE DEBT SECURITIES TO TRACE THAT IT WAS NOT REQUIRED TO REPORT, FAILED TO REPORT S1 TRANSACTIONS IN TRACE-ELIGIBLE CORPORATE DEBT SECURITIES TO TRACE WITHIN 15 MINUTES OF THE TIME OF EXECUTION, AND REPORTED TRANSACTIONS IN TRACE-ELIGIBLE CORPORATE DEBT SECURITIES TO TRACE THAT IT WAS NOT REQUIRED TO REPORT.
8.	Current Status? C Pending C On Appeal Final
9.	If on appeal, regulatory action appealed to (SEC, SRO, Federal or State Court) and Date Appeal Filed:
lf F	inal or On Appeal, complete all items below. For Pending Actions, complete Item 13 only.
10.	How was matter resolved:
	Acceptance, Waiver & Consent(AWC)
11.	Resolution Date (MM/DD/YYYY):
	10/09/2015 © Exact C Explanation
	If not exact, provide explanation:
12.	Resolution Detail:
	A. Were any of the following Sanctions <i>Ordered</i> (check all appropriate items)?
	✓ Monetary/Fine Amount: \$ 5,000.00
	Revocation/Expulsion/Denial Disgorgement/Restitution
	☐ Censure ☐ Cease and Desist/Injunction ☐ Suspension
	B. Other Sanctions <i>Ordered</i> :
	Sanction detail: if suspended, <i>enjoined</i> or barred, provide duration including start date and capacities affected (General Securities Principal, Financial Operations Principal, etc.). If requalification by exam/retraining was a condition of the sanction, provide length of time given to requalify/retrain, type of exam required and whether condition has been satisfied. If disposition resulted in a fine, penalty, restitution, disgorgement or monetary compensation, provide total amount, portion levied against you or an <i>advisory affiliate</i> , date paid and if any portion of penalty was waived: THE FIRM WAS FINED \$5000.00.
13.	Provide a brief summary of details related to the action status and (or) disposition and include relevant terms, conditions and dates (your response must fit within the space provided).

NO CLIENT AND/OR MARKET IMPACT. FIRM HAS TAKEN CORRECTIVE ACTION TO INSURE COMPLIANCE.

Thic	Disabeture Departing Dage	(DDD ADV) is on = IN	GENERAL INSTRUCT		firmative responses to Itams 11 C 11 D
	., 11.F. or 11.G. of Form AD		OR OR MIENDED response	e used to report details for ai	firmative responses to Items 11.C., 11.D.,
11.	., II.I. OF II.G. OFFORM AL	, v .			
01			Regulatory Action	n	
	ck item(s) being responded	I to: ☐ 11.C(2)	□ 11.C(3)	□ 11.C(4)	□ 11.C(5)
	1.D(1)	□ 11.D(2)	□ 11.D(3)	□ 11.C(4)	☐ 11.D(5)
	1.E(1)	✓ 11.E(2)	□ 11.E(3)	□ 11.E(4)	L 11.D(5)
□ 1		□ 11.G.	L 11.L(3)	L 11.L(4)	
	1.1.	L 11.G.			
with	a completed Execution Page	ge.			ne <i>person</i> or entity using one DRP. File
	•		e than one regulator, provide det		e DRP to report details related to the arate DRP.
PAR1					
A.	The person(s) or entity(ies You (the advisory firm)		being filed is (are):		
	C You and one or more of	of your advisory affiliate	es		
	One or more of your ac	dvisory affiliates			
	•	•	give the full name of the <i>advisory</i> e that number. If not, indicate "		s, Last name, First name, Middle name). the appropriate box.
	ADV DRP - ADVISORY AFF	TILIATE			
			No Information	Filed	
	This DRP should be rer registered or applying adviser's or advisory at If you are registered or re 11.D(4), and only if that e event listed in Item 11 the	for registration with the for registration with the filliate's favor. egistering with a state event occurred more than at occurred more than	ne SEC or reporting as an <i>exemp</i> securities authority, you may re nan ten years ago. If you are reg ten years ago.	proceeding occurred more than at reporting adviser with the Someone move a DRP for an event you gistered or registering with the	with the adviser. In ten years ago or (2) the adviser is EC and the event was resolved in the I reported only in response to Item I e SEC, you may remove a DRP for any I data-entry mistake. Explain the
B.		eaistered through the I	ARD system or <i>CRD</i> system has	the advisory affiliate submitte	ed a DRP (with Form ADV, BD or U-4) to
Б.	_		"Yes," no other information on the	•	and District (With Form 7, 55 of C 1) to
	Tes VIVO				
	NOTE: The completion of	this form does not relie	eve the <i>advisory affiliate</i> of its obl	igation to update its IARD or	CRD records.
PAR1	ГП				
1.	Regulatory Action initiated	•			
	OSEC Other Federal	o State o sRO €	Foreign		
	(Full name of regulator, for FINRA	oreign financial regulator	ry authority, federal, state, or <i>SR</i>	<i>O</i>)	
2.	Principal Sanction:				
۷.	Other				
	Other Sanctions:				
3.	Date Initiated (MM/DD/YYY	Y):			
	03/11/2013 • Exact C	Explanation			
	If not exact, provide expla				

4. Docket/Case Number:

5.	Advi	isory Affiliate Employing Firm when activity occurred which led to the regu	ulatory action (if applicable):
6.	Peni	cipal Product Type: ny Stock(s) er Product Types:	
7.	FINE NOT 301° IN C HAV IMPI AND RISH REA MEA SEC BUS DIFF THE OPE APPI SUS FIRM	REASONABLY DESIGNED TO MONITOR FOR, DETECT, AND CAUSE THE REATION AND FINRA RULE 3310(A). THE FIRM'S AML SYSTEMS AND PROCEDURED TO BULLETIN BOARD AND PINK SHEET SECURITIES. BASED ON THE NATURE HAD PROCEDURES TO ADEQUATELY MONITOR FOR, DETECT, AND REPORT HER EXISTING AML POLICIES AND PROCEDURES, WHICH INCLUDED MONITORING CUSTOMER ACCOUNT ACTIVITY FOR UNUSUAL SIZE, VOLUCY FACTORS AND RED FLAGS APPROPRIATE TO THE FIRM'S BUSINESS. THE SONABLY DETECT ANY OF THE RED FLAGS OF SUSPICIOUS ACTIVITY INCUMINGFUL PROCESS FOR INVESTIGATING SUSPICIOUS ACTIVITY AND FILLURITIES AND FUTURES INDUSTRY), AS THE FACTS AND CIRCUMSTANCES INNESS ACCOUNTS AT THE FIRM. THE TWO CUSTOMERS WERE CONSULTAGED THE BUSINESS AREAS, INCLUDING INITIAL PUBLIC OFFERINGS AND CONTY TWO CUSTOMERS PROMPTLY TRANSFERRED INTO THEIR ACCOUNTS MILLURITIES. THEY LIQUIDATED THEIR POSITIONS AND WIRED THE PROXIMATELY \$7.3 MILLION OF PENNY STOCKS AS A RESULT OF THESE SAR	NDERING (AML) POLICIES, PROCEDURES, AND INTERNAL CONTROLS WERE PORTING OF SUSPICIOUS TRANSACTIONS, AS REQUIRED BY NASD RULE RES FAILED TO ADDRESS THE INHERENT RISKS ASSOCIATED WITH TRADING DRE AND TYPE OF SECURITIES ITS CUSTOMERS TRADED, THE FIRM SHOULD RT SUSPICIOUS TRADING ACTIVITY, BUT DID NOT. THE FIRM FAILED TO ED RELYING ON EXCEPTION REPORTS PRODUCED BY ITS CLEARING FIRM MIME, PATTERN OR TYPE OF TRANSACTIONS WHILE TAKING INTO ACCOUNT FIRM DID NOT CONDUCT REVIEWS OF CUSTOMER TRADING ACTIVITIES TO LUDED IN ITS PROCEDURES. IN ADDITION, THE FIRM DID NOT HAVE A NG APPROPRIATE SAR-SFS (SUSPICIOUS ACTIVITY REPORTS FOR THE REQUIRED. TWO CUSTOMERS OPENED APPROXIMATELY 27 PERSONAL AND NTS AND ADVISERS TO COMPANIES ENCOMPASSING A NUMBER OF CAPITAL STRUCTURE. AFTER THE ACCOUNTS WERE OPENED AT THE FIRM, LIONS OF SHARES OF PENNY STOCKS OF ISSUERS WITH QUESTIONABLE HE PROCEEDS FROM THE ACCOUNTS. THE TWO CUSTOMERS LIQUIDATED ALES. FURTHER, WHILE THE CUSTOMERS WERE LIQUIDATING THE STOCKS, RITIES. DESPITE THE EXISTENCE OF SPECIFIC RED FLAGS NOTED IN THE MIML POLICIES AND PROCEDURES, IT DID NOT DETECT THE SUSPICIOUS
8.	Curr	rent Status? C Pending C On Appeal C Final	
9.	If or	n appeal, regulatory action appealed to (SEC, <i>SRO,</i> Federal or State Cou	rt) and Date Appeal Filed:
If F	inal c	or On Appeal, complete all items below. For Pending Actions, complete Ite	em 13 only.
10.		was matter resolved: eptance, Waiver & Consent(AWC)	
11.	Reso	plution Date (MM/DD/YYYY):	
		11/2013 © Exact C Explanation ot exact, provide explanation:	
12.	Reso	olution Detail:	
	A.	Were any of the following Sanctions Ordered (check all appropriate iter	ns)?
		Monetary/Fine Amount: \$ 50,000.00	_
		☐ Revocation/Expulsion/Denial☑ Censure	☐ Disgorgement/Restitution ☐ Cease and Desist/Injunction
		☐ Bar	Suspension
	B.	Other Sanctions <i>Ordered:</i> UNDERTAKINGS	
		of penalty was waived: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTE THEREFORE THE FIRM IS CENSURED, FINED \$50,000 AND REQUIRED TO	ag was a condition of the sanction, provide length of time given to the satisfied. If disposition resulted in a fine, penalty, restitution, on levied against you or an advisory affiliate, date paid and if any portion and the disposition of the described Sanctions and to the entry of findings, or review and revise, as necessary, the firm's aml policies, at its business model. Within 30 business days of acceptance of the spressident shall certify that the firm has established and swith respect to monitoring for suspicious securities iance with the requirements of the bank secrecy act and the
13	Prov	vide a brief summary of details related to the action status and (or) disc	osition and include relevant terms, conditions and dates (your response

2009020281601

must fit within the space provided).

A REGISTERED REPRESENTATIVE WHO JOINED R.F. LAFFERTY IN FEBRUARY 2009 TRANSFERRED IN OVER 75 ACCOUNTS INTO THE FIRM. OVER A PERIOD

OF 18 MONTHS, THE CLIENTS AT ISSUE IN THE AWC SOLD SHARES IN THE EQUITIES IN QUESTION. IN TOTAL, THE ACCOUNTS' MARKET AND CASH VALUES WERE IN EXCESS OF \$50,000,000 AND THESE CLIENTS TRANSACTED OTHER BUSINESS IN NYSE, AMEX AND NASDAQ SECURITIES. THESE CLIENTS ARE UNITED STATES CITIZENS AND ALL MONIES WERE WIRED TO ACCOUNTS IN THEIR NAMEPLATE IN UNITED STATES BANKS DOMICILED IN THE UNITED STATES. WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED TO THE AWC. SINCE THE PERIOD IN QUESTION, THE FIRM HAS ENHANCED ITS AML POLICIES, PROCEDURES AND INTERNAL CONTROLS AS TAILORED TO ITS BUSINESS MODEL. THE REGISTERED REPRESENTATIVE AND THE ACCOUNTS IN QUESTION ARE NO LONGER WITH THE FIRM.

			GENERAL INSTRUC			
			INITIAL OR 6 AMENDED respons	e used to report details for a	ffirmative responses to Items 11.C., 11.D.,	
11.E	E., 11.F. or 11.G. of Form Al	OV.				
			Regulatory Acti	on		
Che	ck item(s) being responded	d to:	Ç			
	11.C(1)	□ 11.C(2)	□ 11.C(3)	□ 11.C(4)	□ 11.C(5)	
	11.D(1)	□ 11.D(2)	□ 11.D(3)	□ 11.D(4)	□ 11.D(5)	
	11.E(1)	☑ 11.E(2)	□ 11.E(3)	■ 11.E(4)		
	11.F.	□ 11.G.				
with	n a completed Execution Pa	age.		·	one <i>person</i> or entity using one DRP. File	
	•		re than one regulator, provide de	-	ne DRP to report details related to the parate DRP.	
PAR						
A.	The <i>person(s)</i> or entity(ie You (the advisory firm		is being filed is (are):			
	O You and one or more	of your <i>advisory affilia</i>	ites			
	$_{ m C}$ One or more of your $_{ m z}$					
	If this DRP is being filed for an advisory affiliate, give the full name of the advisory affiliate below (for individuals, Last name, First name, Middle name). If the advisory affiliate has a CRD number, provide that number. If not, indicate "non-registered" by checking the appropriate box.					
	ADV DRP - ADVISORY AFFILIATE					
	No Information Filed					
	This DRP should be removed from the ADV record because the <i>advisory affiliate(s)</i> is no longer associated with the adviser. This DRP should be removed from the ADV record because: (1) the event or <i>proceeding</i> occurred more than ten years ago or (2) the adviser is registered or applying for registration with the SEC or reporting as an <i>exempt reporting adviser</i> with the SEC and the event was resolved in the adviser's or <i>advisory affiliate's</i> favor.					
	If you are registered or registering with a <i>state securities authority</i> , you may remove a DRP for an event you reported only in response to Item 11.D(4), and only if that event occurred more than ten years ago. If you are registered or registering with the SEC, you may remove a DRP for any event listed in Item 11 that occurred more than ten years ago.					
	☐ This DRP should be re circumstances:	moved from the ADV	record because it was filed in erro	or, such as due to a clerical o	r data-entry mistake. Explain the	
B.			e IARD system or <i>CRD</i> system, has "Yes," no other information on	•	red a DRP (with Form ADV, BD or U-4) to	
	C Yes C No					
	NOTE: The completion of	this form does not re	lieve the <i>advisory affiliate</i> of its ob	ligation to update its IARD or	CRD records.	
PAR [*]	TII					
1.	Regulatory Action initiates O SEC Other Federal	9	O Foreign			
			tory authority, federal, state, or Si	RO)		

2. Principal Sanction:

Other Sanctions:

		/25/2013 © Exact C Explanation	
	If no		
		not exact, provide explanation:	
4.	Dock	cket/Case Number:	
		11026111301	
5.	Advi	visory Affiliate Employing Firm when activity occurred which led to	o the regulatory action (if applicable):
6.	Princ	ncipal Product Type:	
		Product	
	Otne	her Product Types:	
	SEC PROV ERRO ROU' WHITE DIRE DESI SUPE ADD REQU SIZE AND TRAL OF R REPO SYST	OVIDE WRITTEN NOTIFICATION DISCLOSING TO ITS CUSTOMERS RONEOUSLY DISCLOSED THAT THE TRANSACTIONS WERE EXECUPLTING OF NON-DIRECTED ORDERED IN COVERED SECURITIES THE HICH THE FIRM ROUTED NON-DIRECTED ORDERS IN COVERED SERECTED ORDERS ROUTED TO EACH MARKET CENTER. THE FIRM'S SIGNED TO ACHIEVE COMPLIANCE WITH RULE 611(A), (B), AND PERVISION REASONABLY DESIGNED TO ACHIEVE COMPLIANCE VERDRESSING TRADING AND MARKET MAKING TOPICS. THE FIRM'S NOTICED ORDERS, NOT HELD ORDERS AND ORDERS WITH SPECIAL PROPERTY OF ADEQUATE WSPS IN ORDER HANDLING -DISCLORED FOR ADEQUATE WSPS PRINCIPAL TRADES, ACCUPATED BY OTHER PARTIES ADE MODIFIERS, REPORTING RISKLESS PRINCIPAL TRADES, ACCUPATION SHO CLOSE-OUT AND PRE-BORROW REQUIREMENT PORTING REQUIREMENTS; OTHER TRADING RULES - ENTERING OF STEMS; ORDER AUDIT TRAIL SYSTEM (OATS)- DETECTION AND RESERVED FOR THE RULES - GENERAL HOUSEKEEPING; MONITORING OF ELECTION	PONSE MUST fit within the space provided): ION NMS, FINRA RULE 2010, NASD RULE 3010 - R.F. LAFFERTY & CO., INC. FAILED TO THAT THE TRANSACTIONS WERE EXECUTED AT AN AVERAGE PRICE, OR TED AT AN AVERAGE PRICE. THE FIRM MADE AVAILABLE PUBLICLY A REPORT OF ITS HAT FAILED TO IDENTIFY ACCURATELY AND COMPLETELY THE MARKET CENTERS TO COURITIES, AND FAILED TO DISCLOSE CORRECTLY THE PERCENTAGE OF TOTAL NON-SUPERVISORY SYSTEM DID NOT PROVIDE FOR SUPERVISION REASONABLY (C) OF REGULATION NMS. THE FIRM'S SUPERVISORY SYSTEM DID NOT PROVIDE FOR WITH APPLICABLE SECURITIES LAWS, REGULATIONS AND/OR FINRA AND SEC RULES WRITTEN SUPERVISORY PROCEDURES (WSPS) FAILED TO PROVIDE FOR MINIMUM LOSURE OF ORDER EXECUTION INFORMATION; BEST EXECUTION -CUSTOMER BLOCK ICING TERMS/CONDITIONS, EXECUTION OF ORDERS ROUTED AS AGENT, REGULAR THREE-QUOTE RULE; TRADE REPORTING - GENERAL TRADE REPORTING, USE OF EPTING/MATCHING TRADES ON THE FIRM'S BEHALF; SALE TRANSACTIONS - RULE 204 TO SOFT THE SECURITIES EXCHANGE ACT OF 1934; TRADE REPORTING FACILITY SALE QUOTES FOR OVER-THE-COUNTER SECURITIES INTO MULTIPLE REAL-TIME QUOTE EPAIR OF OATS REJECTIONS; OATS/TRADE REPORTING FACILITY DATA MATCHING; RONIC COMMUNICATIONS; AND USE OF MULTIPLE MARKET PARTICIPANT BY EVIDENCE IT PERFORMED THE SUPERVISORY REVIEWS SET FORTH IN ITS WSPS
	OATS		IG RULES - ACTIVITY DURING A TRADING HALT; OATS - CLOCK SYNCHRONIZATION, PRMATION BARRIERS, AND ACCEPTANCE/DISPLAY OF SUB-PENNY ORDERS.
9.	If on	on appeal, regulatory action appealed to (SEC, <i>SRO,</i> Federal or S	State Court) and Date Appeal Filed:
If Fi	nal o	or On Appeal, complete all items below. For Pending Actions, co	mplete Item 13 only.
10.	How	w was matter resolved:	
	Acce	ceptance, Waiver & Consent(AWC)	
11.	Reso	solution Date (MM/DD/YYYY):	
		/25/2013 © Exact © Explanation	
		not exact, provide explanation:	
12	Resc	solution Detail:	
12.	A.		priate items)?
		✓ Monetary/Fine Amount: \$ 22,000.00	,
		Revocation/Expulsion/Denial	☐ Disgorgement/Restitution
		Censure	☐ Cease and Desist/Injunction
		□ Bar	☐ Suspension
	B.	UNDERTAKING Sanction detail: if suspended, <i>enjoined</i> or barred, provide dur Financial Operations Principal, etc.). If requalification by exam requalify/retrain, type of exam required and whether condition disgorgement or monetary compensation, provide total amount of penalty was waived: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM OF	ration including start date and capacities affected (General Securities Principal, I/retraining was a condition of the sanction, provide length of time given to in has been satisfied. If disposition resulted in a fine, penalty, restitution, ant, portion levied against you or an advisory affiliate, date paid and if any portion CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF FINDINGS; QUIRED TO REVISE ITS WSPS REGARDING SUPERVISION REASONABLY DESIGNED TO

ACHIEVE COMPLIANCE WITH RULE 611(A), (B), AND (C) OF REGULATION NMS; ORDER HANDLING -DISCLOSURE OF ORDER EXECUTION

INFORMATION; BEST EXECUTION -CUSTOMER BLOCK-SIZED ORDERS, NOT HELD ORDERS AND ORDERS WITH SPECIAL PRICING TERMS/CONDITIONS, EXECUTION OF ORDERS ROUTED AS AGENT, REGULAR AND RIGOROUS REVIEW OF ORDERS EXECUTED BY OTHER PARTIES, THREE-QUOTE RULE; TRADE REPORTING - GENERAL TRADE REPORTING, USE OF TRADE MODIFIERS, REPORTING RISKLESS PRINCIPAL TRADES, ACCEPTING/MATCHING TRADES ON THE FIRM'S BEHALF; SALE TRANSACTIONS - RULE 204 OF REGULATION SHO CLOSE-OUT AND PRE-BORROW REQUIREMENTS OF THE SECURITIES EXCHANGE ACT OF 1934; TRADE REPORTING FACILITY SALE REPORTING REQUIREMENTS; OTHER TRADING RULES - ENTERING QUOTES FOR OVER-THE-COUNTER SECURITIES INTO MULTIPLE REAL-TIME QUOTE SYSTEMS; ORDER AUDIT TRAIL SYSTEM (OATS)- DETECTION AND REPAIR OF OATS REJECTIONS; OATS/TRADE REPORTING FACILITY DATA MATCHING; OTHER RULES - GENERAL HOUSEKEEPING; MONITORING OF ELECTRONIC COMMUNICATIONS; AND USE OF MULTIPLE MARKET PARTICIPANT IDENTIFIERS (MPIDS) WITHIN 30 BUSINESS DAYS OF ACCEPTANCE OF THIS AWC BY THE NAC.

13. Provide a brief summary of details related to the action status and (or) disposition and include relevant terms, conditions and dates (your response must fit within the space provided).

THE NOTICE OF ACCEPTANCE OF THE LETTER OF ACCEPTANCE, WAIVER AND CONSENT NO# 2011026111301 HAS BEEN APPROVED ON 11 25 2013. IN ACCORDANCE WITH THE AWC, THE FIRM HAS ISSUED PAYMENT OF THE FINE AND REVISED THE FIRM'S WRITTEN SUPERVISORY PROCEDURES.

CIVIL JUDICIAL ACTION DISCLOSURE REPORTING PAGE (ADV)

No Information Filed

Part 2

Exemption from brochure delivery requirements for SEC-registered advisers

SEC rules exempt SEC-registered advisers from delivering a firm brochure to some kinds of clients. If these exemptions excuse you from delivering a brochure to *all* of your advisory clients, you do not have to prepare a brochure.

Yes No

 \circ

Are you exempt from delivering a brochure to all of your clients under these rules?

If no, complete the ADV Part 2 filing below.

Amend, retire or file new brochures:

Brochure ID	Brochure Name	Brochure Type(s)
364954	R F LAFFERTY ADV PART 2A REVISED	Individuals, Pension plans/profit sharing plans,
	MARCH 28TH 2022	Foundations/charities, Other institutional, Selection of
		Other Advisers/Solicitors

Part 3

CRS	Type(s)	Affiliate Info	Retire
	Dual		

Execution Pages

DOMESTIC INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial submission of Form ADV to the SEC and all amendments.

Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint the Secretary of State or other legally designated officer, of the state in which you maintain your *principal office and place of business* and any other state in which you are submitting a *notice filing*, as your agents to receive service, and agree that such *persons* may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding*, or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of the state in which you maintain your *principal office and place of business* or of any state in which you are submitting a *notice filing*.

Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having *custody* or possession of these books and records to make them available to federal and state regulatory representatives.

Signature:
DAVID MARTIN
Printed Name:

DAVID MARTIN

Date: MM/DD/YYYY 03/30/2023
Title:

Adviser *CRD* Number:

2498

BD CCO

NON-RESIDENT INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial submission of Form ADV to the SEC and all amendments.

1. Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint each of the Secretary of the SEC, and the Secretary of State or other legally designated officer, of any other state in which you are submitting a *notice filing*, as your agents to receive service, and agree that such persons may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding* or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of any state in which you are submitting a *notice filing*.

2. Appointment and Consent: Effect on Partnerships

If you are organized as a partnership, this irrevocable power of attorney and consent to service of process will continue in effect if any partner withdraws from or is admitted to the partnership, provided that the admission or withdrawal does not create a new partnership. If the partnership dissolves, this irrevocable power of attorney and consent shall be in effect for any action brought against you or any of your former partners.

3. Non-Resident Investment Adviser Undertaking Regarding Books and Records

By signing this Form ADV, you also agree to provide, at your own expense, to the U.S. Securities and Exchange Commission at its principal office in Washington D.C., at any Regional or District Office of the Commission, or at any one of its offices in the United States, as specified by the Commission, correct, current, and complete copies of any or all records that you are required to maintain under Rule 204-2 under the Investment Advisers Act of 1940. This undertaking shall be binding upon you, your heirs, successors and assigns, and any *person* subject to your written irrevocable consents or powers of attorney or any of your general partners and *managing agents*.

Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the *non-resident* investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having *custody* or possession of these books and records to make them available to federal and state regulatory representatives.

Signature:

Date: MM/DD/YYYY

Printed Name:

Title:

Adviser CRD Number:

2498